PRIVACY AND CONFIDENTIALITY POLICY

Privacy is acknowledged as a fundamental human right. Our Service has an ethical and legal responsibility to protect the privacy and confidentiality of children, individuals and families as outlined in the Early Childhood Code of Ethics, Education and Care Services National Regulations and the Privacy Act 1988 (Cth). The right to privacy of all children, their families, and educators and staff of the Service will be upheld and respected, whilst ensuring that all children have access to high quality early years care and education. All staff members will maintain confidentiality of personal and sensitive information to foster positive trusting relationships with families.

NATIONAL QUALITY STANDARD (NQS)

QUALI	QUALITY AREA 7: GOVERNANCE AND LEADERSHIP			
7.1	Governance	Governance supports the operation of a quality service		
7.1.1	Service philosophy	A statement of philosophy guides all aspects of the service's		
	and purposes	operations.		
7.1.2	Management	Systems are in place to manage risk and enable the effective		
	Systems	management and operation of a quality service.		
7.1.3	Roles and	Roles and responsibilities are clearly defined and understood and		
	Responsibilities	support effective decision-making and operation of the service.		
7.2	Leadership	Effective leadership builds and promotes a positive organisational		
		culture and professional learning community.		

EDUCATION AND CARE SERVICES NATIONAL LAW AND NATIONAL REGULATIONS		
168	Education and care services must have policies and procedures	
170	Policies and procedures to be followed	
Policies and procedures to be kept available		
177	Prescribed enrolment and other documents to be kept by approved provider	
181	Confidentiality of records kept by approved provider	
183	Storage of records and other documents	
184	Storage of records after service approval transferred	

RELATED LEGISLATION



Child Care Subsidy Secretary's Rules 2017	Family Law Act 1975	
A New Tax System (Family Assistance) Act 1999	Child Care Subsidy Minister's Rules 2017	
Privacy Act 1988 (the Act)		
Family Assistance Law — Incorporating all related legislation as identified within the Child Care Provider		
<u>Handbook</u>		

RELATED POLICIES

CCS Account Policy	Management Committee Policy		
CCS Governance Policy	Orientation of Families Policy		
· ·	Payment of Fees Policy		
Dealing with Complaints Policy	Record Keeping and Retention Policy		
Enrolment Policy	Safe Use of Digital Technologies and Online		
Family Communication Policy	Environments Policy		
Governance Policy	Social Media Policy		
Interaction with Children, Family and Staff Policy	Writing Reviewing and Maintaining Policies Policy		

PURPOSE

To ensure that the confidentiality of information and files relating to the children, families, staff, and visitors using the Service is upheld at all times. We aim to protect the privacy and confidentiality of all information and records about individual children, families, educators, staff and management by ensuring continuous review and improvement of our current systems, storage, and methods of disposal of records. We will ensure that all records and information are held in a secure place and are only retrieved by or released to people who have a legal right to access this information. Our Service takes data integrity very seriously. We strive to ensure all records and data is protected from unauthorised access and that it is available to authorised persons when needed. This policy provides procedures to ensure data is stored, used and accessed in accordance with relevant policies and procedures- for example- Enrolment Policy, CCS Account Policy.



SCOPE

This policy applies to children, families, educators, staff, management, approved provider, nominated supervisor, students, volunteers and visitors of the Service.

IMPLEMENTATION

Under National Law, Section 263, Early Childhood Services are required to comply with Australian privacy law which includes the Privacy Act 1988 (the Act) aimed at protecting the privacy of individuals. Schedule 1 of the Privacy Act (1988) includes 13 Australian Privacy Principles (APPs) which all services are required to apply. The APPs set out the standards, rights and legal obligations in relation to collecting, handling, holding and accessing personal information.

The Notifiable Data Breaches (NDB) scheme requires Early Childhood Services, Family Day Care Services, and Out of School Hours Care Services to provide notice to the Office of the Australian Information Commissioner (formerly known as the Privacy Commissioner) and affected individuals of any data breaches that are 'likely' to result in 'serious harm'. Businesses that suspect an eligible data breach may have occurred, must undertake a reasonable and expeditious assessment to determine if the data breach is likely to result in serious harm to any individual affected. A breach of an Australian Privacy Principle is viewed as an 'interference with the privacy of an individual' and can lead to regulatory action and penalties.

(Source: OAIC Australian Privacy Principles)

Further information about the APPs is included in Appendix 1 of this policy.

THE APPROVED PROVIDER/NOMINATED SUPERVISOR/MANAGEMENT WILL:

- ensure that obligations under the Education and Care Services National Law and National Regulations are met
- ensure the Service acts in accordance with the requirements of the Australian Privacy Principles and Privacy Act 1988 by developing, reviewing, and implementing procedures and practices that identify:
 - o the name and contact details of the Service
 - o what information the Service collects and the source of information
 - why the information is collected
 - who will have access to information
 - collection, storage, use, disclosure, and disposal of personal information collected by the Service
 - any law that requires the particular information to be collected
 - adequate and appropriate storage for personal information collected by the Service
 - protection of personal information from unauthorised access.



- ensure educators, staff, students, visitors and volunteers have knowledge of and adhere to this policy and associated procedure, and provided with a copy if required
- require new employees to sign a *Confidentiality Agreement* as part of their induction and orientation
- advise students, volunteers and visitors of their role to maintain confidentiality during induction
- ensure families are aware of the *Privacy and Confidentiality Policy*
- provide staff and educators with relevant information regarding changes to Australian privacy law
 and Service policy
- ensure all relevant staff understand the requirements under Australia's privacy law and Notifiable

 Data Breaches (NDB) scheme
- maintain currency with the Australian Privacy Principles (this may include delegating a staff member to oversee all privacy-related activities to ensure compliance)
- ensure personal information is protected in accordance with our obligations under the *Privacy Act* 1988 and *Privacy Amendments (Enhancing Privacy Protection) Act 2012* and only authorised personnel have access to private and sensitive information
- ensure all records and documents are maintained and stored in accordance with Education and Care Service National Regulations (See *Record Keeping and Retention Policy*)
- regularly back-up personal and sensitive data from computers to protect personal information collected
- ensure all computers are password protected and have security software-antivirus protection installed
- ensure families are notified of the time particular records are required to be retained as per Education and Care Services National Regulations [Reg. 183 (2)]
- images of children enrolled at our service will not be used outside our service.
- ensure personal electronic devices including phones, smartwatches or other devices that are able to take images or videos, are **not** in the possession of any person while providing education and care and working directly with children
- ensure only devices that are issued by and registered with the Service are used to record and store images and videos of children
- develop procedures to ensure controls are in place over the storage, access and retention of children's images and videos at the Service, including hardcopy and digital files
- deal with privacy complaints promptly and in a consistent manner, following the Service's *Dealing with Complaints Policy* and procedures
- ensure families only have access to the files and records of their own children



- refer to individual family court orders for guidance regarding access, sharing and release of information where required
- upon request from a parent, provide documents or information relating to their child
- ensure information given to educators will be treated with respect and in a professional and confidential manner
- ensure only necessary information regarding the children's day-to-day health and wellbeing is given to non-primary contact educators. For example, food allergy information.
- ensure individual child and staff files are stored in a locked and secure cabinet
- ensure information relating to staff employment will remain confidential and available only to the people directly involved with making personnel decisions
- ensure that information shared with the Service by the family will be treated as confidential unless told otherwise
- ensure personal and sensitive information regarding the health and wellbeing of a child, family member or staff member is not shared with others unless consent has been provided, in writing, or provided the disclosure is required or authorised by law under relevant state/territory legislation (Reg. 177(4A)) (including Child Information Sharing Scheme (CISS) or the Family Violence Information Sharing Scheme (FVISS) in Victoria.) See *Child Protection Policy* for further information regarding legal obligations to sharing information as per CISS or FVISS Schemes in Victoria.
- complete a *Privacy Audit* every 12 months or following a breach of data to ensure the Service meets lawful obligations, identifies areas for improvement and to detect potential areas of breach in privacy law
- follow the *Privacy and Confidentiality Procedure* and complete a *Data Breach Response Record* following any breaches in data at the Service
- ensure employees who have resigned acknowledge their commitment to refrain from accessing accounts or misusing sensitive and confidential information
- establish policies and procedures regarding the use of CCTV within the Service, including the
 obligation to inform families, staff and visitors about the purpose and storage of CCTV images and
 videos, ensuring data is kept secure and accessed by management team / owners.

EDUCATORS AND STAFF WILL:

- read and adhere to the Privacy and Confidentiality Policy at all times
- comply with the Service's adoption of the *National Model Code* regarding taking images or recording videos of children whilst at the education and care service
- ensure documented information and photographs of children are kept secure but may be accessed at any time by the child's parents or guardian



- ensure Service documentation and records remain at the Service
- inform management if they learn of images of enrolled children being shared on social media or by any other format by families or staff that have been obtained via the Services' app, Facebook page or other format; or photos taken during special events by the Service or families
- ensure parents or guardians only have access to the files and records of their own children (unless a court order prohibits access)
- treat private and confidential information with respect in a professional manner
- not discuss individual children with people other than the family of that child, except for the
 purposes of curriculum planning or group management. Communication in other settings must be
 approved by the family beforehand
- ensure that information shared with the service by the family will be treated as confidential unless told otherwise
- maintain individual and Service information and store documentation according to this policy at all times
- ensure personnel and sensitive information is not accessed by unauthorised persons
- not disclose or share information about an individual or Service, management, or other staff (unless authorised to do so by legislation)
- ensure passwords used to gain access to private and sensitive information are not shared with others
- ensure any media enquiries are directed to the approved provider or nominated supervisor.

FAMILIES WILL:

- be aware of the *Privacy and Confidentiality Policy* upon enrolment
- be aware of the Family Conduct Guidelines upon enrolment
- ensure all information provided to the Service is accurate and kept up to date
- be informed that access to documentation and personal information is limited to their own child/ren
- follow the *Dealing with Complaints Policy* regarding any complaints or concerns regarding privacy and confidentiality of private and sensitive information
- share information relating to individual family court orders or parenting plans with the Service and update these as required
- ensure they do **not** share data or personal information of other family members, children or staff members from the Service with anyone, including other families of the same Service
- not use or share images obtained from the Service, via the Services app, Facebook pages or other format



- not share photographs taken during special events for publishing on any social media or for sharing in any format
- · respect that staff are prohibited to share information about other children, families or staff members without expressed written consent to whom the information relates to.

NATIONAL MODEL CODE

Our Service ensures that practices relating to privacy and confidentiality of personal digital data, including images and videos of children, adhere with the requirements outlined within the National Model Code (NMC). The approved provider will ensure all staff, educators, students, volunteers and where relevant visitors (including ECIP professionals) are aware of and adhere to the NMC.

This ensures that images and videos of children are:

- only taken on Service-issued electronic devices
- stored and secured using password protections systems
- accessed only by approved personal
- not stored or transferred to personal electronic devices (including SD cards, USB drives etc)
- personal information is de-identified or destroyed and removed from storage, in accordance with the Record Keeping and Retention Policy

Parents/Guardians are required to provide written authorisation for the use, storage and destruction of digital documentation, including images and videos. The approved provider will ensure images and videos are destroyed and removed from storage if a parent/guardian revokes their authorisation.

COLLARD FAMILY KINDERGARTEN PTY LTD (Entity# 622111184) Australian Privacy Principles- Personal information, is committed to protecting personal information in accordance with our obligations under the Privacy Act 1988 and Privacy Amendments (Enhancing Privacy Protection) Act 2012.

Personal information includes a broad range of information, or an opinion, that could identify an individual. Sensitive information is personal information that includes information or an opinion about a range of personal information that has a higher level of privacy protection than other personal information. (Source: OAIC-Australian Privacy Laws, Privacy Act 1988)

Personal information will be collected and held securely and confidentially about you and your child to assist our Service provide quality education and care to your child whilst promoting and maintaining a child safe environment for all stakeholders.



Pe	Personal information our Service may request regarding enrolled children:				
	Child's name Gender Date of birth Address Birth Certificate Religion Language spoken at home Emergency contact details and persons authorised to collect individual children Children's health requirements Immunisation records- (Immunisation History Statement) Developmental records and summaries External agency information Custodial arrangements or parenting orders Incident reports Medication reports Child Care Subsidy information Medical records Permission forms – including permission to take and publish photographs, video, work samples Doctor's contact information Centrelink Customer Reference number (CRN) Dietary requirements				
Pe	rsonal information our Service may request regarding parents and guardians				
	Parent/s full name Guardian/s full name Address Phone number (mobile & work) Email address Bank account or credit card detail for payments Centrelink Customer Reference number (CRN) Custody arrangements or parental agreement				
Pe	rsonal information our Service may request regarding staff, students and volunteers				
	Personal details Tax information Banking details Working contract Emergency contact details Medical details Working with Children Check verification Educational Qualifications				



Medical history
Resume
Superannuation details
Child Protection qualifications
First Aid, Asthma and Anaphylaxis certificates
Professional Development certificates
PRODA related documents such as RA number and related background checks

METHOD OF COLLECTION

Information is generally collected using standard forms at the time of enrolment or employment Additional information may be provided to the Service through email, surveys, telephone calls or other written communication.

Information may be collected online through the use of software such as CCS software or program software.

HOW WE PROTECT YOUR PERSONAL INFORMATION

To protect your personal and sensitive information, we maintain physical, technical and administrative safeguards as follows:

- all hard copies of information are stored in children's individual files or staff individual files in a locked cupboard
- all computers used to store personal information are password protected. Each staff member will be
 provided with a unique username and password for access to CCS software and program software. Staff
 will be advised not to share usernames and passwords.
- access to personal and sensitive information is restricted to key personal only
- security software is installed on all computers and updated automatically when patches are released
- data is regularly backed up on external drive and/or through a cloud storage solution
- any notifiable breach to data is reported
- all staff are aware of the importance of confidentiality and maintaining the privacy and security of all information
- procedures are in place to ensure information is communicated to intended recipients only, example invoices and payment enquiries

ACCESS TO PERSONAL AND SENSITIVE INFORMATION

Personal and sensitive information about staff, families and children will be stored securely at all times. Families who have access to enrolment or program information online will be provided with a unique username and password. Families will be advised not to share username and passwords or photos shared within Facebook or other apps.



The approved provider will ensure that information kept in a child's record is not divulged or communicated through direct or indirect means to another person other than:

- the extent necessary for the education and care or medical treatment of the child to whom the information relates
- a parent of the child to whom the information relates, except in the case of information kept in a staff record
- the regulatory authority or an authorised officer
- as expressly authorised, permitted or required to be given by or under any Act or law [See: Child Information Sharing Scheme (CISS) Family Violence Information Sharing Scheme (FVISS) Victoria]
- with the written consent of the person who provided the information (written consent may be withdrawn at any time).

Education and Care National Regulations (Reg. 177) specifically state personal information relating to the individuals listed below must not be disclosed or shared with a parent of a child enrolled at the Service without prior written consent of the person to whom the personal or sensitive information relates to:

- o a parent of a child
- o a person who is an emergency contact
- o a person who is an authorised nominee
- o a person who is authorised to consent to medical treatment
- o a person who is authorised to authorise an educator to take a child outside the Service
- a person who is authorised to authorise transport

Individuals may withdraw their consent in writing prior to personal information being disclosed.

DISCLOSING PERSONAL AND SENSITIVE INFORMATION

Our Service will only disclose personal or sensitive information to:

- a third-party provider with parent permission (for example CCS software provider)
- Child Protection Agency- Office of the Children's Guardian and Regulatory Authority as per our Child Protection and Child Safe Environment Policies
- as part of the purchase of our business asset with parental permission
- authorised officers (for example public health officer)
- the regulatory authority or an authorised officer
- as expressly authorised, permitted or required to be given by or required to be given by or under any Act or Law [Child Information Sharing Scheme, Family Violence Information Sharing Scheme VIC]



with the written consent of the person who provided the information (written consent may be withdrawn at any time).

If the Service is transferred to a new approved provider, any records and documents will be transferred to the new approved provider following written consent from parents/guardians regarding the transfer and sharing of records and documents.

COMPLAINTS AND GRIEVANCES

If a parent, family member, child, employee or volunteer has a complaint or concern about our Service, or they believe there has been a data breach of the Australian Privacy Principles, they are requested to contact the approved provider so reasonable steps to investigate the complaint can be made and a response provided. [See: Dealing with Complaints Policy]

If there are further concerns about how the matter has been handled, please contact the Office of Australian Information Commissioner (OAIC) to lodge a complaint in writing. Lodge a privacy complaint.

For any other general concerns, please contact the approved provider directly on: 91150 787

BREACH OF POLICY

Staff members or educators who fail to adhere to this policy may be in breach of their terms of employment, staff members who engage in unauthorised disclosure of confidential or sensitive personal information may face disciplinary action. Visitors or volunteers who fail to comply to this policy may face termination of their engagement.

CONTINUOUS IMPROVEMENT/REFLECTION

Our Privacy and Confidentiality Policy will be updated and reviewed annually or earlier if there are changes to legislation, ACECQA guidance or any incident related to our policy. Feedback will be requested from children, families, staff, educators and management and notification of any change to policies will be made to families within 14 days.

CHILDCARE CENTRE DESKTOP- RELATED RESOURCES

Confidentiality Agreement	Privacy Audit		
Data Breach Response Plan Record	Privacy and Confidentiality Procedure		
Data Security Procedure and Checklist	Privacy Law Compliance Procedure		



SOURCES

Australian Children's Education & Care Quality Authority. (2025). Guide to the National Quality Framework Australian Children's Education & Care Quality Authority. (2024). National Model Code for Early Childhood Education and Care.

Australian Government Department of Education. Child Care Provider Handbook (2024)

https://www.education.gov.au/early-childhood/resources/child-care-provider-handbook

Australian Government Office of the Australian Information Commission – Australian Privacy Principles:

https://www.oaic.gov.au/privacy-law/privacy-act/australian-privacy-principles

Early Childhood Australia Code of Ethics. (2016).

Education and Care Services National Law Act 2010. (Amended 2023).

Education and Care Services National Regulations. (Amended 2023).

Privacy Act 1988.

UN General Assembly (1989) United Nations Convention of the Rights of a child

Victorian Government. Child Information Sharing Scheme

REVIEW

POLICY REVIEWED BY	Melissa Collard		Approved Provider		Dec 25
POLICY REVIEWED	December 2025 NEXT RE		VIEW DATE May 2026		y 2026
VERSION NUMBER	 V19.09.25 policy reviewed out of regular calendar review due to legislation changes for child safety- National Model Code new section added – National Model Code added reference to new mandatory policy- Safe Use of Digital Technologies and Online Environments Policy minor edits within policy sources checked for currency and updated as required 				
MODIFICATIONS					
POLICY REVIEWED	PREVIOUS MODIFICATIONS		NEXT REVIEW DATE		
MARCH 2025	 annual policy maintenance additional information added: National Model Code for Early Childhood Education and Care sources checked and updated as required 		MAY 2026		

APPENDIX - 1

The Australian Privacy Principals (APPs) outline:

• The open and transparent management of personal information, including having a privacy policy



- · An individual having the option of transacting anonymously or using a pseudonym where practicable
- The collection of solicited personal information and receipt of unsolicited personal information including giving notice about collection
- How personal information can be used and disclosed (including overseas)
- Maintaining the quality of personal information
- Keeping personal information secure
- Right for individuals to access and correct their personal information

The APPs place more stringent obligations on APP entities when they handle 'sensitive information'.

Sensitive information is a type of personal information and includes information about an individual's:

- Health (including predictive genetic information)
- Racial or ethnic origin
- Political opinions
- Membership of a political association, professional or trade association or trade union
- Religious beliefs or affiliations
- Philosophical beliefs
- Sexual orientation or practices
- Criminal record
- Biometric information that is to be used for certain purposes
- Biometric templates

Australian Privacy Principles (APPs)

APP 1 – Open and transparent management of personal information

Ensures that APP entities manage personal information in an open and transparent way. This includes having a clearly expressed and up to date APP privacy policy.

APP 2 – Anonymity and Pseudonymity

Requires APP entities to give individuals the option of not identifying themselves, or of using a pseudonym. Limited exceptions apply.

APP 3 – Collection of solicited personal information

Outlines when an APP entity can collect personal information that is solicited. It applies higher standards to the collection of 'sensitive' information.

APP 4 – Dealing with unsolicited personal information

Outlines how APP entities must deal with unsolicited personal information.

APP 5 – Notification of the collection of personal information

Outlines when and in what circumstances an APP entity that collects personal information must notify an individual of certain matters.



APP 6 – Use or disclosure of personal information

Outlines the circumstances in which an APP entity may use or disclose personal information that it holds.

APP 7 – Direct marketing

An organisation may only use or disclose personal information for direct marketing purposes if certain conditions are met.

APP 8 – Cross-order disclosure of personal information

Outlines the steps an APP entity must take to protect personal information before it is disclosed overseas.

APP 9 – Adoption, use or disclosure of government related identifiers

Outlines the limited circumstances when an organisation may adopt a government related identifier of an individual as its own identifier or use or disclose a government related identifier of an individual.

APP 10 – Quality of personal information

An APP entity must take reasonable steps to ensure the personal information it collects is accurate, up to date and complete. An entity must also take reasonable steps to ensure the personal information it uses or discloses is accurate, up to date, complete and relevant, having regard to the purpose of the use or disclosure.

APP 11 – Security of personal information

An APP entity must take reasonable steps to protect personal information it holds from misuse, interference and loss, and from unauthorised access, modification or disclosure. An entity has obligations to destroy or de-identify personal information in certain circumstances.

APP 12 – Access to personal information

Outlines an APP entity's obligations when an individual request to be given access to personal information held about them by the entity. This includes a requirement to provide access unless a specific exception applies.

APP 13 – Correction of personal information

Outlines an APP entity's obligations in relation to correcting the personal information it holds about individuals.

Source: Australian Government Office of the Australian Information Commissioner (OAIC) https://www.oaic.gov.au/privacy/

