

Purpose of using personal data	Examples	Conditions for lawful processing of personal data (Article 6 of UK GDPR)	Conditions for lawful processing special categories (including health) of personal data (Article 9 of UK GDPR)
Direct care and Administrative Purposes	Delivery of care  Sharing between individuals involved in care  Local clinical audit  Waiting list management  Performance against national targets	6(1)(e) ‘...for the performance of a task carried out in the public interest or in the exercise of official authority...’	9(2)(h) ‘...medical diagnosis, the provision of health or social care or treatment or the management of health or social care systems...’
Commissioning and planning purposes	Legal requirements to provide data to health commissioners	6(1)(c) ‘...for compliance with a legal obligation...’ or 6(1)(e) ‘...for the performance of a task carried out in the public interest or in the exercise of official authority...’	9(2)(h) ‘...medical diagnosis, the provision of health or social care or treatment or the management of health or social care systems...’
Research  (GOSH will still require consent or an appropriate legal basis (e.g. section 251 support) that meets confidentiality and ethical requirements to use personal identifiable data for research ; Consent may not be required if the information being used has been de-identified/anonymised)	Studies with regards to patients with specific diagnosis	6(1)(e) ‘...for the performance of a task carried out in the public interest or in the exercise of official authority...’	9(2)(j) ‘...scientific or historical research purposes or statistical purposes in accordance with Article 89(1) based on Union or member State law which shall be proportionate...and provide for suitable and specific measures to safeguard the fundamental rights and interests of the data subject ...’
Regulatory and public health functions	Monitor health status to identify	6(1)(c) ‘...necessary for compliance with	9(2)(j) ‘...necessary for reasons of public interest in the area of public health...or

Purpose of using personal data	Examples	Conditions for lawful processing of personal data (Article 6 of UK GDPR)	Conditions for lawful processing special categories (including health) of personal data (Article 9 of UK GDPR)
	<p>community health problems</p> <p>Preparing for and responding to public health emergencies</p>	<p>a legal obligation...'</p>	<p>ensuring high standards of quality and safety of health care and of medicinal products or medical devices...'</p>
<p>Safeguarding (following the provisions of the Children Acts 1989 and 2004, and the Care Act 2014)</p>	<p>Safeguarding children and vulnerable adults</p> <p>Sharing information for a safeguarding purpose (ie with social work)</p>	<p>6(1)(e) '...for the performance of a task carried out in the public interest or in the exercise of official authority...'</p>	<p>9(2)(b) '...is necessary for the purposes of carrying out the obligations and exercising the specific rights of the controller or of the data subject in the field of ...social protection law in so far as it is authorised by Union or Member State law..'</p>