

The following is Toastmasters International guidance on handling the General Data Protection Regulation (GDPR) at the club level. Please read through carefully and completely.

General Data Protection Regulation (GDPR) and what your club will need to do to comply with the law

GDPR will be replacing the Data Protection Act 1998 and will become enforceable in the European Economic Area on 25 May 2018. This guide will give you an introduction to the General Data Protection Regulation (GDPR) and the steps that your club will need to take to ensure that your club is GDPR compliant.

Does this apply to our club?

The GDPR applies to any "data controllers" or "data processors." Those are technical terms but, in essence, because you collect personal data (e.g., name, email, address, phone number) in running your club, the GDPR will apply. All clubs will be receiving a new privacy notice with a consent section to be presented to current members as soon as possible, and guests when they visit your club.

My club is only a small one with a few members: surely this won't apply to me?

Although the risk is lower, if your club collects and stores any personal data, you will have to manage the data in accordance with strong data protection principles.

Steps to ensure that your club is GDPR compliant

- 1) Create a process/risk assessment:
 - Each club is responsible for ensuring it is GDPR compliant. A member of the club committee should take on the role of coordinating GDPR compliance activities. We are recommending that it be the club secretary, but any officer would be ideal.
 - Create a document for members to easily visualize the club compliance activities. One way to do this could be to create a flowchart or list showing:
 - Where the data is
 - How it is accessed
 - Who has access
 - How it is used
- 2) Provide a privacy notice and consent form to each person for signature one time upon visiting your club. (Toastmasters International has included this template for you.)
- 3) Obtain Consent
 - New members, guests, and current members should all be provided with the new club privacy notice and



consent form. The consent section will allow the individual to opt in or out of having his or her data used, outside of what is needed to run the club. The club is to hold this in its records as long as they hold the data. It is important to note that you have the right to collect names as part of running your clubs, but to send out mail, email or phone messages to members and prospective members will require this signed consent on file.

4) Security

- Club information kept on a computer must be secure. Computers should have the latest software/security installed. Access to information should only be accessible by a secure password.
- If you use the cloud, see the section below on third parties and Cloud services.
- If hard copies of information are stored, they should be kept in a lockbox, accessible by one officer, who keeps that box in their possession.
- Clubs should consider whether they can function using Club Central as their only information storage point. This limits the amount of liability the club has.

5) Outside Vendors

• If you are using any sort of Listserv (a software that helps to create an easy to use email recipient list) or website hosting in general (such as easy-Speak, FreeToastHost, or others); we highly recommend getting a statement from that service that they are GDPR compliant. Most services will have this readily available.

6) Data Retention

- Data should be held only as long as necessary to serve its purpose. If someone requests their data be erased, your club must comply within a reasonable amount of time, we recommend within 72 hours.
 - It is important to advise that if a member requests complete erasure, they should be advised that the club will not be able to go back and retrieve those records, erasure will be permanent. This erasure may take place when a member switches clubs, or decides they no longer want to be a Toastmaster.

7) Subject Access Requests

• An individual may request a copy of their personal data the club retains at any time. Data should be provided without delay. We recommend logging these requests.

8) Breach

- If you discover your member data has been breached, you must report it to your country's supervisory authority within 72 hours.
- World Headquarters should also be notified immediately at **clubquality@toastmasters.org** or by calling in and asking for the club quality department.



What are the key things to consider for clubs?

The principles of data protection still exist. All clubs need to ensure that with regard to personal data:

- 1) They process it securely
- 2) It is updated regularly and accurately
- 3) It is limited to what the club needs
- 4) It is used only for the purpose for which it is collected and only used for communication purposes if the individual has given the club consent to do so

Who is responsible if we use a third-party website or Cloud services as part of our club?

There will be direct obligations on data processors (third party) as well as on data controllers (the club). This may mean that if you use any third parties to process data, for example hosting your website, then you must have a written contract in place. Data security is key and when storing anything online you need to ensure that you protect the club by ensuring you keep passwords safe. Cloud services like Dropbox, OneDrive and Google Drive have built in security measures for the protection of files in storage or in the process of being shared. When using third-party software, you need to ask for assurances over the security of the system. For example, ask the provider for an explanation of how data security is managed or ask if a Data Privacy Impact Assessment has been undertaken. You also need to consider how you might revoke access when individuals change roles or leave your club.

Could we be fined?

Under the GDPR, the ICO will be able to issue fines up to 20 million euros or 4 percent of your global annual turnover (whichever is the higher) for serious breaches. Obviously, these fines are designed to ensure larger commercial organizations comply, but penalties exist for all sizes of organization. The more members you have, the greater the risk.

The Toastmasters International legal team provides generic legal guidance for Toastmasters clubs. The information contained in this guidance represents Toastmasters International interpretation of the law as of the date of this communication. Toastmasters takes all reasonable care to ensure that the information contained in this guidance is accurate and that any opinions, interpretations and guidance expressed have been carefully considered in the context in which they are expressed. Readers are advised to confirm the up-to-date position and to take appropriate professional advice specific to their individual circumstances.