iPlato Connect & myGP

Information Governance (IG) FAQ

iPlato Healthcare Ltd

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ABOUT THIS DOCUMENT

This document provides detailed information pertaining to the iPLATO myGP platform which includes myGP Connect & the myGP App.

The information provided within this document may be revised from time to time and will be updated in line with new legislative requirements and/or updated product features and additional services at the sole discretion of iPLATO.

The document is not intended for general circulation; it provides myGP platform customers and users guidance on interpreting the UK GDPR within the healthcare space, specifically in relation to myGP Connect products and services.

This document supersedes any prior documents or written policies of iPLATO that are inconsistent with its provisions.

Questions, comments and requests regarding this document should be addressed to:

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Version Control

Version	Release Date	Comment	Approver
1.0	December 2012	Initial release	M Rowden
1.1	November 2016	Updated and split into separate docs	M Rowden
1.2	January 2017	Updated logo and management review	M Rowden
1.3	June 2017	Updated to FAQ style, additional content	M Rowden
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1.5	Aug 2017	Modification to align to GDPR	M Rowden
1.6	Sept 2017	Clarification of Data Sharing guidelines	M Rowden
1.7	Sept 2017	Revised GDPR guidance	M Rowden
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1.9	Oct 2019	Refreshed content, added DPIA example answers	M Rowden
2.2	July 2020	Refreshed content; combined GP & CCG versions	M Rowden
2.3	March 2022	Review and extensive revision (eg: including Risk section and updating UK GDPR references)	M Rowden



INTRODUCTION

Handling & Processing of Patient Data

Since the initial development of myGP Messaging back in early 2003, iPlato has ensured that the security and confidentially of patient data were at the centre of the design of the system. Accordingly, iPlato has endeavoured to adhere to the stringently set requirements of the (now UK) General Data Protection Regulation and the Data Protection Act 2018 as well as guidelines imposed by NHS Digital and client Trust Caldicott Guardians.

Additionally, iPlato must ensure compliance with NHS Data Guardian Standards generally as well as specific requirements as mandated to maintain an approved NHS Digital Data Security and Protection Toolkit accreditation which is a mandatory requirement to support a direct connection to the NHS HSCN (formerly N3) network.

Why is IG Important?

Information Governance has a number of fundamental aims:

- 1. To support the provision of high quality services by promoting the effective and appropriate use of information.
- 2. To comply with all relevant legislative requirements thereby protecting individuals, the company and its employees.
- 3. To manage the creation, storage, movement and sharing of data in a secure and efficient manner.
- 4. To encourage responsible staff to work closely together, preventing duplication of effort and enabling more efficient use of resources.
- 5. To develop support arrangements and provide staff with appropriate tools and support to enable them to carry out their responsibilities to consistently high standards.
- 6. To enable the organisation to understand its own performance and manage improvement in a systematic and effective way.

The iPlato Approach

iPlato is committed to continued innovation in health services to support GPs, CCGs, PCNs and patients but strongly believes that this can never be at the expense of the protection of the data upon which such innovations depend. Patient safety and Information Governance is at the centre of everything we do. All of our products and services are developed to meet or exceed best practice in information governance and data protection concerns.

It is particularly important to us that how data is used is clear to everyone. We have therefore prepared this FAQ to answer the key questions around data management and compliance. iPlato offers several different services. The way in which patient and other data is collected varies between them. We cover each separately below. A general overview that applies to both myGP Connect and myGP App services is set out in Section 1 - General.



FAQ

Section 1 - General

What are the fundamental differences between iPlato Connect (myGP Messaging) and the myGP App and how does this impact patient data?

myGP Messaging and its associated modules is a cloud-based middleware platform securely hosted within the HSCN (formerly N3 network) and integrated directly with NHS approved clinical systems. It is procured and used by NHS organisations (eg GP's, CCG's, Public Health). It has a variety of functionalities/features that include: secure 2-way messaging with patients utilising both SMS and data.

From a data protection perspective, myGP Connect GPs [and/or other relevant NHS stakeholder organisations, eg CCG's] remain as Data Controllers. iPlato is a Data Processor and simply processes the personal data of patients to provide the service to the NHS organisations.

myGP is an App developed for the exclusive use of patients and it is provided for and available to all UK registered patients. It is provided free of charge and distributed directly to patients by iPlato through the Android and Apple App stores. GP's, CCG's or other NHS bodies have no capacity to influence, restrict or control access to the App for any patient. The App is integrated directly to the patients' medical records (via official and NHS assured API's). Additionally, the App contains features that collect and process patient generated data, patients provide explicit consent for this when signing up to the App.

From a data protection perspective, iPlato is a Data Processor in respect of GP clinical system sourced data and a Data Controller in respect of patient generated/collected data. Where patient generated/collected data is subsequently shared with NHS organisations, iPlato and the NHS organisations become Joint Controllers for such data.

What is iPlato's 'Privacy Policy' with data subjects?

Please see the iPlato Privacy Notice which is published here:

https://www.iplato.com/privacy/

This provides information to data subjects as to how iPlato will process their personal data when they use any iPlato website or other iPlato products/services excluding the myGP App. Users of the myGP App are informed by the specific terms of the App Privacy Policy (see section 3 below).

What is iPlato's internal 'Data Protection Policy'?

The iPlato Data Security & Protection Strategy sets out the internal procedures that are to be followed by us when dealing with personal data (whether as part of myGP Connect or the myGP App). The procedures are followed at all times by iPlato, its employees, agents, contractors, or other parties working on behalf of iPlato.

The Strategy is maintained centrally and submitted as part of our accreditation for the NHS Digital Data Security and Protection Toolkit.

Where is personal data processed by iPlato stored?

All personal data processed by the myGP platform or myGP products is stored in the UK.



How long is personal data stored for?

With respect to myGP Connect, personal data is stored until such time as the relevant GP surgery ceases to be a myGP Connect customer/user. Patient data will be deleted or anonymised within 30 days of the end of the contractual relationship.

With respect to the myGP App, personal data is stored as long as the patient remains a registered user. Once a patient de-registers and uninstalls the App all data within the App is deleted immediately. Operational data regarding the App that is maintained centrally will be stored in accordance with the company data retention policy.

Additionally, under the UK General Data Protection Regulation (UK GDPR), iPlato will comply with any legitimate requests for erasure of Personal Data from data subjects (the so called 'right to be forgotten). More information on the UK GDPR is set out below.

What data erasure methodology is employed?

Where Patient data is identifiable and separable then it is deleted in accordance with the overwrite protocol; data is overwritten and then deleted. Where data is inseparable (eg component of log files) then identifiable components are anonymised where possible.

Data in log and backup files are rotated off and overwritten. Deleted data is not recoverable in any form

What security and confidentiality arrangements are in place to protect patient data?

iPlato seeks to demonstrate its conformity with the concepts of Security & Confidentially through the following mechanisms:

- 1. Implement and maintain appropriate management systems and processes.
- 2. Implement and maintain appropriate internal policies and procedures.
- 3. Conform to all appropriate legislation and maintain appropriate documentation and registrations.
- 4. Implement and maintain appropriate technical standards and features within all deployed software products and internal technical systems.

Management Systems and Processes

Examples of how iPlato have implemented comprehensive policies for the management of confidential information with required strategies and/or improvement plans include:

- Appointment of a Data Protection Officer.
- Maintaining an Information Asset Register.
- Maintaining Article 30 (UK GDPR) documentation.
- Inclusion of key concepts into employment contracts and contractual arrangement with suppliers.

Legislation



The UK General Data Protection Regulation (UK GDPR), alongside the Data Protection Act (DPA) 2018, regulates the processing of personal data, held manually and on computer. The legislation applies to personal information generally, not just to health records. iPlato complies with all principles of the legislation including specifically the requirements that advocate fairness and openness in the processing of personal information and respect for data subject rights.

Technical

Please see the iPlato System Architecture document for detailed description of all technical approaches to security including both encryption and deployment within the HSCN (formerly N3 network). This can be provided separately upon request.

Does iPlato have any accreditations?

As an NHS Business Partner, iPlato completes the NHS Data Security & Protection Toolkit annually. This is a mandatory requirement to support a direct connection to the NHS HSCN (formerly N3) network. Registration details as follows: NNG01

iPlato services are available through the UK Government Digital Marketplace on the GCloud 12 Framework.

iPlato was previously a Lot 1 Supplier on the former GPSoC programme (now ceased) and has been awarded a Framework contract on the replacement GPIT Futures programme.

Find Buying Catalogue Solutions (digital.nhs.uk)

iPlato is audited annually to maintain a Cyber Essentials + certification.

What compliance standards does iPlato meet?

UK data protection rules and codes of practice including the National Data Guardians Standards and the guidelines imposed by NHS Digital and client Trust Caldicott Guardians.

What impact did the GDPR have on iPlato services?

The General Data Protection Regulation (EU) 2016/679 (GDPR), as retained within and forming part of the law of England and Wales and further defined and applied through the UK Data Protection Act 2018, has now been in force for some time. Although the regulations are extensive there was no user-perceived impact to any iPlato product or service. The requirements that affected iPlato primarily required documentary and/or organisational change.

A summary of the key impacts is provided below.

Issue: Additional mandatory requirements imposed on Data Controllers and Processors - Under

the GDPR (and now the UK GDPR), iPlato is required to comply with additional

requirements imposed on controllers and processors of personal data.

Answer: iPlato has completed the required Article 30 documentation, updated contractual

documentation and adopted/modified applicable operational processes to cover the new

requirements.

Issue: Additional information to be provided to patients who use the service on the processing

of their personal data - Under the UK GDPR iPlato is required to provide certain

information to patients whose data is collected.



Answer: iPlato has enhanced all relevant documentation including Privacy Statement, Terms of

Service and standard data sharing agreements.

Issue: New Patient Rights - The GDPR created new rights and strengthened existing rights for

patients. iPlato must be ready to assist Data Controllers in the event that these rights are exercised, or to action directly where iPlato is the Data Controller. Additionally, for data

subject rights, the time for response has been shortened to one month.

Answer: Patient rights are communicated to patients through the iPlato privacy policy. iPlato has

put processes in place to ensure required data can be ported or deleted where applicable, on the right being exercised by a patient, either directly with iPlato or through the

applicable data controller.

Issue: Security measures and data security breach notification - The security requirements

remain the same under the UK GDPR. Where there is a significant breach of patients' personal data, and iPlato is the Data Processor, iPlato is required to inform the Data Controller without undue delay. Where iPlato is the Data Controller (eg: for patient derived data) the regulator must be informed within 72 hours of the company becoming

aware of a relevant security breach.

Answer: iPlato security measures remain fit for purpose, with the three cornerstones

confidentiality, integrity and availability. Processes and training are in place to ensure

iPlato can identify and report a data breach within the required timeframe.

Does iPlato have a registration with the Information Commissioner's Office?

Yes. Our registration reference number is ZA074488.



Section 2- myGP Connect (myGP Messaging)

What is myGP Connect?

myGP Connect and its associated modules (including the Buddy widget) is a cloud based middleware platform securely hosted within the HSCN (formerly N3 network) and integrated directly with NHS approved clinical systems. It has a variety of functionalities/features that include secure 2-way messaging with patients utilising Video, SMS and data.

Who is the Data Controller and who is the Data Processor?

GPs remain the data controllers. iPlato is a data processor and simply processes the personal data of patients in order to provide the service to the GPs.

Who "owns" the data?

GPs, as the Data Controllers, 'own' all data that originates with them. Patients, as data subjects, have rights in respect of their Personal Data and GPs have certain responsibilities in relation to such Personal Data.

What contractual commitments does iPlato make in relation to the handling of personal data?

We have prepared and contractually commit to a data processing agreement that incorporates all of the requirements of data protection legislation including any requirements specified under Article 28 of the UK General Data Protection Regulation.

Do GP's need a Data Processing Agreement with iPlato to launch myGP Connect (myGP Messaging)?

Yes, this is a key requirement under the UK General Data Protection Regulation. We include a straightforward Data Processing Agreement in our standard customer agreement documentation. GP's are required to commit to all terms of the customer agreement (including data processing) before launching myGP Connect.

Is patient consent required for GP's to 'share' patient data with iPlato to launch myGP Connect and any of its included modules such as myGP Buddy?

The issue of 'Patient Consent' to data sharing is a legal issue that affects all GP Surgeries in their capacity as Data Controllers.

The data that myGP Connect extracts from the clinical system is 'sensitive' or 'special category' in nature. Consequently, there is a higher bar to be met regarding the 1st Principle of the UK GDPR (Article 5(1)(a)). Therefore, in addition to identifying an appropriate legal basis from Article 6, Data Controllers need to meet at least 1 (One) processing condition from Article 9. The legislation prescribes a number of 'potential' conditions that can be relied upon. Explicit patient consent is one but another and more relevant condition relates to 'health purposes', and remember Controllers only need to satisfy ONE condition.

 Article 9 (2) (h): processing is necessary for the purposes of preventive or occupational medicine, for the assessment of the working capacity of the employee, medical diagnosis, the provision of health or social care or treatment or the management of health or social care systems and services...

The legislation therefore is quite clear and patient consent is NOT required for a GP to 'share' sensitive patient data with iPlato, because Controllers can rely on the health purposes condition.



What about 'Privacy Notices' at GP surgeries?

iPlato provides various tools and collateral to all surgeries during the launch process that support surgeries with their established 'privacy' notices to patients. These tools include posters, leaflets, website and waiting room/patient call system videos.

What Personal Data of patients will myGP Connect access?

myGP Connect requires and has access to the full patient record as exists within the clinical system. This includes patient demographic information, the patient medical record as well as all appointment information regarding the specific GP surgery.

How will this Personal Data be used and who will it be shared with?

Different components of the patient record are used to provide different features of myGP Connect. The Personal Data is NOT shared with anyone unless explicit consent is received from the Patient.

Do GPs and/or Commissioner organisations (eg: CCG's) need to carry out a Data Protection Impact Assessment before using myGP Connect?

Yes, the UK GDPR does require the completion of a Data Protection Impact Assessment for various specific processing activity, including where processing of special category data is undertaken on a large scale or where new technologies are implemented.

However, we have significant experience helping with these assessments and can assist any organisations with completing their template documentation.

To assist with the preparation of a Data Protection Impact Assessment, the Appendix contains a summary of typical template Questions and Answers that are relevant to the myGP platform. It should be noted that the template questions and answers are typically slanted towards the impacts on GPs who use the myGP platform and act as data controllers however, some of the information is relevant to CCG's as well. Note: these are provided as a guide only, the preparation of the actual DPIA remains the responsibility of the Data Controller.

Patient Communication Preferences: Can GP's send SMS messages to patients?

YES, subject to any relevant communication preferences that may be submitted by the patient to the GP (see below) it is completely fine for GP's to send SMS messages to patients.

- 1. The use of SMS is 'common place', that is there is widespread adoption and use of SMS across society and in Healthcare generally.
- 2. Previously the NHS England used to centrally fund SMS messaging to patients. This has been replaced by a contractual obligation on Commissioners to fund Text Messaging services for GP's and all GP clinical systems now have inbuilt basic SMS functionality.
- 3. We consider that SMS sent by GP's to patients are only ever service messages. They are never marketing messages and therefore the requirements of the Privacy and Electronic Communications Regulations on consent for SMS contact do not apply.

What about patients who do not wish to receive SMS messages?



Regarding patient choice of communication method: GP's use many communication channels for patient interactions; phone calls, letters, emails, text messages, video calls etc. and collect/record both the communication details (address, number, email etc) as well as the communication preferences of individual patients. In our experience, it is quite a rare occurrence to come across a GP surgery that does not have operational processes for collecting and/or modifying patient communication details and preferences.

We deal with the matter of patient communication preference as follows:

- 1. During service launch we modify the launch process to take account of any recorded patient preferences that a GP surgery may have pertaining to individual patients.
- 2. During service operation myGP Connect has functionality to include/exclude patients who withdraw or modify their communication preference re SMS messaging.
- 3. In those 'rare' occasions we come across a surgery who does not operate systems/processes to record and manage patient communication preferences we always recommend the adoption of such processes and provide surgeries with general quidance on the topic.

Can patients opt out of myGP Connect messages?

Yes. myGP Connect has functionality to support patient opt-out.

What about bulk messaging patients to manage campaigns / Friends & Family Test?

myGP Connect provides functionality to support the bulk messaging of patients. Individual GPs define the nature / content of the message and identify the target cohort, then use the myGP Connect platform to send the message; responses are automatically read-coded back to the clinical system as relevant.

It is the responsibility of individual GPs to define the legal basis for their processing and ensure this is covered by their Privacy Notice.



Section 3 - myGP App

What is the myGP App?

myGP is an App developed by iPlato for the exclusive use of patients. It is provided free of charge and distributed directly to patients by iPlato through the Android and Apple App stores. The App is integrated directly to the patient's medical records (via myGP Connect and also via NHS supplied API's). Additionally, the App contains features that collect and process patient generated data.

The myGP App is not a GP Practice nor a Pharmacy and does not offer medical advice. myGP facilitates important patient interactions with the GP surgery. This includes appointment booking and cancellations as well as generic messaging functionality. In addition, the myGP App includes helpful tools to generate timely medication reminders as well as tools to assist patients in monitoring their personal health goals.

While certain information controlled, generated by, displayed within or stored in the myGP App may be helpful in providing warning of certain medical or health conditions or circumstances, the App is not designed, nor may it be used as a device to detect, diagnose, treat or monitor any medical or health condition or to establish the existence or absence of any medical or health condition. The App is not monitored by medical Practitioners or other medical professionals.

Is iPlato a data processor or a data controller with respect to the myGP App?

As regards the myGP App, iPlato is a data processor in respect of Personal Data that originates from a GP clinical system and a data controller in respect of patient derived Personal Data collected and/or processed by the App. Where iPlato shares patient derived data with an NHS organisation, they will become Joint Data Controllers for that information.

What data of patients will the myGP App access?

myGP requires and has access to the full patient record as exists within the clinical system. This includes patient demographic information, the patient medical record as well as all appointment information regarding the specific GP surgery. We call this information [GP Data].

Is patient consent required for GP's to 'share' patient data with iPlato to enable the myGP App?

The data that iPlato Connect extracts from the clinical system is 'sensitive' or 'special category' in nature. Consequently, there is a higher bar to be met regarding the 1st Principle of the UK GDPR (Article 5(1)(a)). Therefore, in addition to identifying an appropriate legal basis from Article 6, Data Controllers need to meet at least 1 (One) processing condition from Article 9. The legislation prescribes a number of 'potential' conditions that can be relied upon. Explicit patient consent is one but another and more relevant relates to 'health purposes', and remember Controllers only need to satisfy ONE condition.

 Article 9 (2) (h): processing is necessary for the purposes of preventive or occupational medicine, for the assessment of the working capacity of the employee, medical diagnosis, the provision of health or social care or treatment or the management of health or social care systems and services...



The legislation therefore is quite clear and patient consent is NOT required for a GP to 'share' sensitive patient data with iPlato, because Controllers can rely on the health purposes condition.

Will the myGP App collect any other data?

Yes. Some registered users of the myGP App may choose to input information into the App for example when they fill in forms in the App, use certain App Cards or send us direct communications; they provide their explicit consent for us to process this information.

We may also collect certain data about users' use of the myGP App such as:

- i. technical information, including type of mobile device used, a unique device identifier, mobile network information, mobile operating system, and time zone setting;
- ii. information either accessed through the user device or stored on the device which the user has explicitly consented to sharing, and the providence of that data including the device used to collect that data, time, date; and
- iii. details of the use of the myGP App.

Not all of this data is Personal Data. We use it to better understand the use of the services and make improvements.

Collectively we call all of this data [myGP Data].

Who "owns" the data?

GPs 'own' their Patient Data [GP Data] and iPlato 'owns' App specific data [myGP Data].

Where is the data stored?

All data relating to Patients is held on servers in the UK within the HSCN (formerly N3 network).

How long is the data stored for?

All, being both GP Data and myGP Data is stored as long as the Patient remains a registered App user. Once a Patient de-registers all data is deleted or anonymised.

Additionally, under the UK General Data Protection Regulation (UK GDPR), iPlato will comply with any legitimate requests for erasure of Personal Data from data subjects (the so called 'right to be forgotten') within the required timescale.

Will myGP Data be shared with GPs and or other 3rd parties and if so, is Patient consent required?

myGP Data will never be sold to anyone and will only ever be shared with 3rd parties including the patient's GP's with the explicit consent of the respective Patient.

There are very limited exceptions to the above rule. Full details are contained within the App Privacy Policy however in summary the only exceptions are:

- i. If we are under a duty to disclose or share personal data to comply with any legal or regulatory obligation; or
- ii. To enforce or apply our Terms and other agreements or to investigate potential breaches of such Terms; or
- iii. To protect the rights, property or safety of iPlato, our customers, or others.



What is the myGP App's privacy policy?

Please see the myGP 'App Privacy Policy' which can be viewed here:

https://www.mygp.com/app-privacy-policy/

Can GP's control the use of the myGP App by patients?

myGP is an App developed for the exclusive use of Patients. It is provided free of charge and distributed directly to Patients by iPlato through the Android and Apple App stores. The myGP App is provided for and available to all UK registered Patients. GP's, CCG's or other NHS bodies have no capacity to influence, restrict or control access to the App for any Patient.

Can patients 'Opt-out' of the myGP App?

Yes, Patients can cease using and/or uninstall the App at any time.

myGP was a GPSoC Lot 1 Service, is it now on the GPIT Futures Framework?

Yes. Under the GP Systems of Choice programme, iPlato had a framework agreement with the Secretary of State for Health who commissioned services on behalf of CCG's and GPs. This included the assurance, accreditation, deployment and provision of GP Clinical IT Systems, including Patient Facing Services (the myGP App).

The replacement GPIT Futures Framework launched in 2020. iPlato has been awarded a Framework contract and the myGP App is included on the GPITF Catalogue of centrally assured and accredited Apps/services that meet all NHSD requirements pertaining to Clinical Safety and Information Governance.

No Patient or Commissioner organisation will ever be charged to download and use the myGP App irrespective of the inclusion and/or assurance of the App as a GPIT Futures framework service.



APPENDIX – SAMPLE DPIA QUESTIONS AND ANSWERS

General Overview

What are the main aims of the myGP platform?	To communicate electronically with patients using various digital tools eg SMS, data messaging, video, etc.	
List the main activities of the project.	Determined by the modules procured. Example core functionality of the main modules includes;	
	 To send appointment reminders, allow patients to cancel appts via text and App and provide reminders for clinical campaigns. 	
	 To initiate and participate in chat and/or video sessions with a patient. 	
	 To undertake service signposting to Patients. 	
	 To collect and process information from patients including survey responses, health and other relevant data. 	
What are the intended outcomes?	Convenient, immediate, secure and effective method of communication with patients. To collect relevant information from patients and signpost relevant services to Patients.	

Data

Who are the Data Subjects? i.e. the people whose data will be held	The registered patients.
What Data Classes will be held on this system (ie the actual data fields)?	Demographic data provided via Partner API to include: Name, DOB, Address, Postcode, Email address, Mobile Number, NHS Number, Gender, Appointment Details, SMS consent.
Will this system/process include data which was not previously collected?	No
Does the system/process include new or amended identity authentication requirements that may be intrusive?	No
What checks have been made regarding the adequacy relevance and necessity of data used?	The data used is input by the Patients directly or accessed via the GP Clinical System which provides specific demographic data fields. All unnecessary fields are discarded and only the fields specified above are retained.





Can the system/process use pseudonyms or work on anonymous data?	No, patients must remain identifiable to manage messaging.
Can the data subjects opt out of their data being added to the system/used by the process, and if so is this publicised?	Yes, patients can opt out of being contacted via video, SMS or data message. The iPlato system has appropriate consent management functionality.
Who are the partners for the data sharing?	[Name of GP Practice] iPlato Healthcare Ltd

Data Security

Who will use the system/process and have access to the data?	System access at iPlato is restricted to iPlato employees who require it to perform their role.
What training have users had in patient confidentiality?	All iPlato employees undertake annual NHS approved e- learning via eLfH. In addition, they receive a verbal Data Protection briefing on induction and Data Protection e- bulletins as relevant.
Will the data be shared with any third party organisations?	No – the only sharing is with established processors who provide messaging / video functionality
Where will data be held?	All data is held and processed within the HSCN (formerly N3 network) at either:
	a) A dedicated Tier 4 accredited hosting facility located at Volta Data Centre, 36-43 Great Sutton Street, London EC1V OAB.
	 b) AWS (Amazon Cloud Service) dedicated NHS accredited Healthcare specific hosting service located in the UK.
What format will data be stored in?	Binary data
Does the system/process change the way data is stored?	No
How will staff access and amend data?	It's not possible for staff to amend data using our system.
How will data be transferred from/to clinical system?	Via Partner API
Are you transferring any personal and/or sensitive data to a country outside the European Economic Area (EEA)?	No





What security measures have been taken to protect the data?	Encryption: flat files: within end-user computing environments; backups within S3; VPN encryption; SSL encryption between endpoints; syncing with clinical systems done on HSCN (formerly N3 network) data at rest on Co-location Servers.
	Access control: 3 levels of access exist; validity duration; minimum password length; required characters; not lockout; forced change password; no repeat password; hashing mechanism SHA256.
	Archived data is minimised and anonymised: deleting names, phone numbers, email addresses, address (retain postcode), patient ID, NHS number.
Is there a useable audit trail in place for the asset?	Full logging for write/update features.
How often will the system/process be audited?	Annually
Who supplies the system/process?	iPlato Healthcare Ltd supplies the system.
Is the supplier of the system/recipient of the data registered with the ICO? Please give the registration number.	iPlato Healthcare Ltd is registered with the ICO. ICO Registration: ZA074488
Has the organisation completed the DSP toolkit?	Yes
What business continuity plans are in place in the case of data loss/damage as a result of human error/ computer virus/ network failure/ theft/ fire/ flood / other disaster?	iPlato has appropriate business continuity arrangements in place to ensure that systems / data can be restored as required.

Data Quality

Who provides the information for the asset?	All patient data resides in the GP practice Clinical Management System. The practice provides the data to the iPlato system via the approved and assured Partner API's and/or NHS centrally approved and maintained IM1 API interfaces
Who inputs the data into the system?	The Data Controller ie: the GP in the normal course of operations. All subsequent transfers to the iPlato system are automated.

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Information Governance (IG) FAQ



How will the information be kept up to date and checked for accuracy and completeness?	Data in the iPlato system is refreshed periodically via the Partner API in an automated process.
Can an individual (or a court) request amendments or deletion of data from the system?	Yes

Ongoing Use of Data

Will the data be used to send direct marketing messages?	No
Does the system/process change the medium for disclosure of publicly available information?	No
Will the system/process make data more readily accessible than before?	Yes, patients will have easier access to appointment bookings and be able to view their medical record if the practice uses a compatible clinical system.
What is the data retention period for this data?	Data will be retained for the duration of the contract and will be securely deleted by iPlato within 30 days of contract end.
How will the data be destroyed when it is no longer required?	Data is overwritten and then deleted. Data in log and backup files are rotated off and overwritten. Deleted data is not recoverable in any form



Risk Analysis

Describe source of risk and nature of potential impact on individuals. Include associated compliance and corporate risks as necessary.	myGP Product	Likelihood of harm	Severity of harm	Overall risk
Illegitimate access to data resulting in data breach / patient distress / reputational damage				
RISK: Practice / commissioning body communicates with wrong patient	Connect	Remote	SEVERE	Medium
MITIGATIONS:				
Practice staff provided with training on myGP platform				
Name and NHS number displayed in Connect to support identification				
 In myGP Buddy, sender required to confirm corresponding with correct 				
patient before sending				
RISK: Shared Patient device use	All	Remote	SEVERE	Medium
MITIGATIONS:	,			
 myGP App requires passcode / device biometrics 				
Messaging is generic in nature				
RISK: Lost/stolen Patient device	All	Remote	SEVERE	Medium
MITIGATION: App access requires passcode / device biometrics	7	Kemote	SEVENE	Mediam
RISK: Patient actively shares comms / medical info with another party	All	Possible	Minimal	Low
MITIGATION: n/a - Patient responsibility	7	. 555.5.6		
RISK: Buddy download URL copied and shared with unauthorised recipient	Connect (Buddy)	Remote	SEVERE	Medium
MITIGATION: DOB and mobile number must be entered to access download URL - 3	Comicot (Baday)			· · · · · · · · · · · · · · · · · · ·
attempts and then download link rendered unusable				





Describe source of risk and nature of potential impact on individuals. Include associated compliance and corporate risks as necessary.	myGP Product	Likelihood of harm	Severity of harm	Overall risk
RISK: Report from myGP forwarded to incorrect recipient	Connect	Remote	Significant	Low
MITIGATIONS:				
 Minimal personal data included in reports, if any 				
 myGP staff training / SOPs ensure staff understand need to exercise care 				
RISK: Unauthorised access at practice or myGP (eg: computer left unlocked)	Connect (at practice)	Remote	Significant	Low
MITIGATION: myGP has secure working practices (eg: auto-locking of screens) and staff training and awareness	All (at myGP)			
ASSUMPTION: Practice has similar secure working practices, staff training and awareness				
RISK: Unauthorised access by Practice staff / IT provider or authorised access by Practice / IT provider that is misused	Connect	Remote	SEVERE	Medium
MITIGATION: Practice staff provided with training on myGP platform				
ASSUMPTIONS:				
IT provider contract includes confidentiality clauses				
 Practice / IT provider have disciplinary measures in place 				
RISK: Unauthorised access to data by myGP employee / authorised access that is	All	Remote	Significant	Low
misused		Kemote	Significant	LOW
MITIGATIONS:				
 myGP system access is controlled by role based permissions. 				
 Employee training and guidance is provided, and disciplinary process is well established 				

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Describe source of risk and nature of potential impact on individuals. Include associated compliance and corporate risks as necessary.	myGP Product	Likelihood of harm	Severity of harm	Overall risk
RISK: Brute force attack	All	Remote	SEVERE	Medium
MITIGATION: myGP has robust system security and effective and tested backup				
and restore capability – CE+ certification				
RISK: Malware	All	Remote	SEVERE	Low
MITIGATION: Appropriate security guards against malware – CE+ certified				
RISK: Deployment error makes data vulnerable	All	Remote	SEVERE	Medium
MITIGATION: Deployment support / guidance guards against deployment errors				
RISK: Vulnerability in operating system	All	Remote	SEVERE	Medium
MITIGATION: Significant testing and ongoing maintenance guards against				
vulnerabilities				
Unwanted changes to data resulting in data breach / patient distress / reputational	damage			
RISK: Inaccurate data in clinical system due to practice error	All	Remote	SEVERE	Medium
ASSUMPTION: Practice staff training and data quality procedures are in place				
RISK: Inaccurate data displayed / shared / written to clinical record due to myGP	All	Remote	SEVERE	Medium
platform processing error	<i>.</i>			
MITIGATION: End-to-end feature testing is undertaken / monitoring & reporting				
RISK: Personal data written back to clinical record without practice oversight	Connect	Remote	Significant	Low
MITIGATION: Practices decide whether to apply coding to specific messaging.				
Patient responses are sent to myGP Connect inbox - practice responsibility to				
correct patient record if required				





Describe source of risk and nature of potential impact on individuals. Include associated compliance and corporate risks as necessary.	myGP Product	Likelihood of harm	Severity of harm	Overall risk
RISK: Assigning incorrect code causes error written to patient record	Connect	Remote	SEVERE	Medium
ASSUMPTION: Practice staff training is in place				
MITIGATION: Practices specify codes to be used and myGP staff training /				
awareness ensures staff understand the need to exercise care				
RISK: Unauthorised access to practice PC results in changes to practice	Connect	Remote	SEVERE	Medium
configuration / practice-written info or sends messages	Comicci	T.C.III C.C.	JEVENLE	IVICUIUIII
MITIGATIONS:				
Auto log-out				
Different levels of account access at practice				
ASSUMPTION: Practice security is at an appropriate level				
RISK: Inappropriate changes made by myGP employee	All	Remote	SEVERE	Medium
MITIGATIONS:				
 myGP system access is controlled by role based permissions 				
System / server access auditing				
 Employee training and guidance is provided, and disciplinary process is well established 				
RISK: Brute force attack	All	Remote	Significant	Low
MITIGATION: myGP has robust system security and tested backup and restore				
capability – CE+ certification				
RISK: Software development change leads to integrity issues	All	Remote	Minimal	Low
MITIGATIONS:				
Change management and ability to roll-back				

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Describe source of risk and nature of potential impact on individuals. Include associated compliance and corporate risks as necessary.	myGP Product	Likelihood of harm	Severity of harm	Overall risk
Frequent refresh of data via API will address any integrity issues				
RISK: Hardware failure causing data corruption	All	Remote	Minimal	Low
MITIGATIONS:				
 Hardware security & maintenance arrangements guard against failure 				
 Backup arrangements and frequent refresh enable effective data restore 				
RISK: API or comms provider error leads to data changes	All	Remote	Minimal	Low
MITIGATIONS:				
 Use of APIs and comms providers well established 				
 Any identified errors are actively managed (and reported as required) 				
Disappearance of data resulting in data breach / loss of service / patient distress / r	eputational damage			
RISK: Inability to provide services (eg: appointment bookings / repeat	myGP App	Possible	Significant	Medium
prescription / medical record access) due to practice not enabling these features				
MITIGATIONS:	Connect			
 Patients are referred to the practice to query directly 				
 Practice staff training and procedures are provided 				
RISK: Unauthorised deletion by myGP employee	All	Remote	Significant	Low
MITIGATIONS:				
 myGP employee training and guidance provided, and disciplinary process 				
well established.				
 Backup arrangements and frequent refresh enable effective data restore 				

MITIGATION: Tried and tested functionality



Describe source of risk and nature of potential impact on individuals. Include associated compliance and corporate risks as necessary.	myGP Product	Likelihood of harm	Severity of harm	Overall risk
RISK: App / platform downtime	All	Possible	Significant	Medium
MITIGATION: App downtime is handled as a priority and myGP has effective and				
tested backup and restore capability.				
RISK: Brute Force (eg: Ransomware) attack	All	Remote	Significant	Low
MITIGATION: myGP has robust system security and tested backup and restore	7.11	Kemote	3 g micane	12011
capability – CE+ certification				
RISK: Hardware failure causing data loss	All	Remote	Minimal	Low
MITIGATIONS:	All	Kemote	Williama	LOW
Hardware security & maintenance arrangements guard against failure.				
Backup arrangements and frequent refresh enable effective data restore				
RISK: Software failure causing data loss	All	Remote	Minimal	Low
MITIGATION: Change management processes are established and backup	All	Kemote	IVIIIIIIII	LOW
arrangements enable effective software restore				
RISK: Physical theft	All	B	NAT: I	1
•	All	Remote	Minimal	Low
MITIGATION: Appropriate physical security guards against theft and effective access controls guard against access if stolen				
RISK: Comms provider fails to deliver messages				
·	All	Remote	Significant	Low
MITIGATION: Delivery receipts received and ongoing use of comms provider has				
not caused any serious issues				
RISK: Attachments fail	Connect (Buddy)	Remote	Minimal	Low
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NOTE: myGP has undertaken a robust exercise to identify and mitigate risk, however we cannot guarantee that the above list is exhaustive.