

# Self Assessment Tool

How well does your organisation comply with the 12 guiding principles of the Surveillance Camera Code of Practice? Complete this easy to use self assessment tool to find out if you do.

## Using this tool

This self assessment tool has been prepared by the Surveillance Camera Commissioner (SCC) to help you and your organisation identify if you're complying with the <u>Surveillance Camera Code of Practice</u> (the Code). It should be completed in conjunction with the Code, and can help to show you how well you comply with each of its 12 guiding principles.

It is possible to be largely compliant with some principles and to fall short against others. As a result you will note that at the end of the questions against each principle there is a space to include an action plan. This is so you can put actions in place over the next year to improve your compliance to that principle. These boxes can also be used to make a note of what evidence you could produce if required to show your compliance to that principle.

The template contains a combination of open and closed questions. For the open questions, there is a limit on how much you can write within the template, so please feel free to include any additional notes as an annex to the document – there are additional blank pages at the end of the tool to help you to do so.

Remember that your organisation may operate more than one surveillance camera system, with a scope that extends across several purposes and many geographical locations. So, before you start clarify the scope of the system(s) you propose to self assess for compliance against the Code.

### Is this tool for me?

The self assessment tool is aimed primarily at relevant authorities under <u>Section 33 of the Protection of Freedoms Act 2012</u> who have a statutory duty to have regard to the guidance in the Code. In general terms, this means local authorities and the police in England and Wales.

If you work within any other organisation that operates surveillance camera systems you are free to adopt and follow the principles of the Code on a voluntary basis. If you decide to do so, then using this tool will be of benefit to you.

As a relevant authority under Section 33, if you are considering the deployment of a new surveillance camera system, or considering extending the purposes for which you use an existing system, you may find the more <u>detailed three stage passport to compliance tool a valuable planning tool</u>. It can guide you through the relevant principles within the Code and inform you of the necessary stages when planning, implementing and operating a surveillance camera system to ensure it complies with the Code.

If you are from any other organisation operating a surveillance camera system you may find this template useful in reviewing your use of surveillance, or may want to use other SCC online tools such as the <u>Data Protection Impact Assessment</u> guidance or the <u>Buyers Toolkit</u> to help decide whether your surveillance is necessary, lawful and effective.

#### What should I do next?

The self assessment is for you to satisfy yourself and the subjects of your surveillance that you meet the 12 principles and to identify any additional work necessary to show compliance. Think about realistic timescales for completion of your action plans, with a view to achieving full compliance with the Code before undertaking your next annual review.

The SCC does not want you to submit your completed self assessment response to him. However, in the interest of transparency he encourages you to publish the completed self assessment tool template on your website.

A completed self assessment is also a positive step towards third party certification against the Code.

Email the SCC at <a href="mailto:scc@sccommissioner.gov.uk">scc@sccommissioner.gov.uk</a> to let us know when you have completed this template as this will enable us to understand the level of uptake. We would also appreciate your comments and feedback on the user experience with this template. Please let us know if you are interested in working towards third party certification against the Code in the near future, or would like to be added to our mailing list.

Name of organisation	Conwy County Borough Council
Scope of surveillance camera system	Conwy Public Space Surveillance Camera Scheme
Senior Responsible Officer	Derek O Connor
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Position within organisation	Information Governance Manager
Signature	XQ -1
Date of sign off	30/10/2020



Use of a surveillance camera system must always be for a specified purpose which is in pursuit of a legitimate aim and necessary to meet an identified pressing need.

1. What is the problem you face and have you defined a purpose in trying to solve it? Have you set objectives in a written statement of need?

As per CCBC Code of Practice section 4.2

- 4.2 SCHEME OBJECTIVES:
- 4.2.1. The main objectives of the CCTV are summarised as:
- a) Assist in the detection, prevention and fear of crime,
- b) Facilitate the apprehension and prosecution of offenders in relation to crime and public order,
- a) Provide residents, visitors and businesses with a greater feeling of safety and security,
- b) To enhance community safety, boost the economy and encourage greater use of the town centre/shopping mall, etc.,
- c) To assist the Local Authority in its enforcement and regulatory function,
- d) To assist with traffic management,
- 2. What is the lawful basis for your use of surveillance?

A Public Task - as set out in General Data Protection Regulations (GDPR) You can rely on this lawful basis if you need to process personal data to perform a specific task in the public interest that is set out in law.

3. What is your justification for surveillance being necessary and proportionate?

DPA 2018, Part 3 – Allows Conwy Council to act as a competent authority and process personal data including Special Category Information for the prevention, investigation, detection or prosecution of criminal offences.

4.	Is the system being used for any other purpose other than those specified? If so please explain.
5.	Have you identified any areas where action is required to conform more fully with the requirements of Principle 1?
	Action Plan
	Action Plan No

P	Principle 2
	the use of a surveillance camera system must take into account its effect on individuals and neir privacy, with regular reviews to ensure its use remains justified.
1.	Has your organisation paid a registration fee to the Information Commissioner's Office and informed them of the appointment of a Data Protection Officer (DPO) who reports to the highest management level within the organisation?
2.	Are you able to document that any use of automatic facial recognition software or any other biometric characteristic recognition systems is necessary and proportionate in meeting your stated purpose?
3.	Have you carried out a data protection impact assessment, and were you and your DPO able to sign off that privacy risks had been mitigated adequately?
	Before May 2018 the requirement was to complete a privacy impact assessment; this has been replaced by a data protection impact assessment. There is a surveillance camera specific template on the Surveillance Camera Commissioner's website: <a href="https://www.gov.uk/government/publications/privacy-impact-assessments-for-surveillance-cameras">https://www.gov.uk/government/publications/privacy-impact-assessments-for-surveillance-cameras</a>
4.	Do you update your data protection impact assessment regularly and whenever fundamental changes are made to your system?
5.	How have you documented any decision that a data protection impact assessment is not necessary for your surveillance activities together with the supporting rationale?
	NA
6.	Have you identified any areas where action is required to conform more fully with the requirements of Principle 2?  Action Plan

	here must be as much transparency in the use of a surveillance camera cluding a published contact point for access to information and compla	•	s possible,
7.	Has there been proportionate consultation and engagement with the public and partners to assess whether there is a legitimate aim and a pressing need for the system?	Yes	No
8.	Does your Privacy Notice signage highlight the use of a surveillance camera system and the purpose for which it captures images?	Yes	No
9.	Does your signage state who operates the system and include a point of contact for further information?	Yes	No
10	. If your surveillance camera systems use body worn cameras, do you inform those present that images and sound are being recorded whenever such a camera is activated?	Yes	No
11	.What are your procedures for handling any concerns or complaints?		
	Corporate Complaints Procedure as published on Website www.conv	wy.gov.uk	
12	.Have you identified any areas where action is required to conform more fully with the requirements of Principle 3?  Action Plan	Yes	No
	No Body Worn Video, Ensure DPIA with every additional surveillance camera added to sch	eme.	

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There must be clear responsibility and accountability for all surveillance camera system activities including images and information collected, held and used.

13. What governance arrangements are in place?						
Corporate Information Governance to include a Data Protection Officer (information Goverance Manager) who acts as the CCTV senior responsible officer SRO						
14. Do your governance arrangements include a senior responsible						
15. Have you appointed a single point of contact within your governance arrangements, and what steps have you taken to publicise the role and contact details?						
Guidance on single point of contact:						

19. Have you identified any areas where action is required to conform more fully with the requirements of Principle 4?	Yes	No	
Action Plan			
Conwy CCTV is soley owned by CCBC			

Clear rules, policies and procedures must be in place before a surveillance camera system is used, and these must be communicated to all who need to comply with them.						
20. Do you have clear policies and procedures in place to support the lawful operation of your surveillance camera system? If so, please specify.						
21. Are the rules, policies and procedures part of an induction process Yes  No for all staff?						
22. How do you ensure continued competence of system users especially relating to relevant operational, technical, privacy considerations, policies and procedures?						
Using Conwy CCTV Code of Practice and procedure policy, induction training programme and continual refresher training with staff following any new laws.						
23. Have you considered occupational standards relevant to the role of the system users, such as National Occupational Standard for CCTV operations or other similar?						
24. If so, how many of your system users have undertaken any occupational standards to date?						
All Conwy CCTV Staff complete intitial training using training companies who map to NOS standards e.g. Highfield, ASET etc. for compliance with the Security Industry Authority (SIA)						
25. Do you and your system users require Security Industry Authority SIA) licences?						
26. If your system users do not need an SIA licence, how do you ensure they have the necessary skills and knowledge to use or manage the surveillance system?						
NA						
27. If you deploy body worn cameras, what are your written instructions as to when it is appropriate to activate BWV recording and when not?						
NA no BWV						

either S	eploy surveillance cameras using drones, have you obtained standard Permission or Non-Standard Permission from the iation Authority and what is your CAA SUA Operator ID r?	Yes	No
NA no	Drones		
•	ou identified any areas where action is required to conform lly with the requirements of Principle 5?	Yes	No
Action	Plan		
Consid	der Refresher training for Operators		

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No more images and information should be stored than that which is strictly required for the stated purpose of a surveillance camera system, and such images and information should be deleted once their purposes have been discharged.

30. How long is the period for which you routinely retain images and information, and please explain why this period is proportionate to the purpose for which they were captured?

31 days or 1 calender month as per Conwy CCTV Code of Practice and retention policy. If an incident is identified and request for a download the media is held in a secure video evidence locker as per retention policy.

If the media is not collected within a further period of 1 calender mor	ıth it is destı	royed.
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31. What arrangements are in place for the automated deletion of images  The Conwy CCTV Video Management System (VMS) is automatical video following the 31 day period.		erwrite the
32. When it is necessary to retain images for longer than your routine retention period, are those images then subject to regular review?	Yes	No
33. Are there any time constraints in the event of a law enforcement agency not taking advantage of the opportunity to view the retained images?	Yes	No
34. Do you quarantine all relevant information and images relating to a reported incident until such time as the incident is resolved and/or all the information and images have been passed on to the enforcement agencies?	Yes	No
35. Have you identified any areas where action is required to conform more fully with the requirements of Principle 6?  Action Plan	Yes	No

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Access to retained images and information should be restricted and there must be clearly defined rules on who can gain access and for what purpose such access is granted; the disclosure of images and information should only take place when it is necessary for such a purpose or for law enforcement purposes.

purpose or for law enforcement purposes.
36. How do you decide who has access to the images and information retained by your surveillance camera system?
Access is agreed by permission of scheme owners for purposes of the scheme objectives, using the Code of Practice, CCTV Procedures, Policies and relevant laws as guidance. Members of the public are directed to the website and a Subject Access Request procedure.
37. Do you have a written policy on the disclosure of information to any third party?
38. How do your procedures for disclosure of information guard against cyber security risks?
All removeable media is encrypted to externals partners, if moving internally a secure folder on a shared drive or secure email is used.  Conwy CCTV also upload video footage to a secure platform for North Wales Police using Conwy Corporate Network who are accreditated to Cyber Essential Standard.
39. What are your procedures for Subject Access Requests where a data subject asks for copies of any images in which they appear?
Data Subjects are directed to the Conwy CCTV Website where permission is granted on a case by case decision following the correct procedures.
40. Do your procedures include publication of information about how to make a Subject Access Request, and include privacy masking capability in the event that any third party is recognisable in the images which are released to your data subject?
41. What procedures do you have to document decisions about the sharing of information with a third party and what checks do you have in place to ensure that the disclosure policy is followed?
Conwy use a standard application form which is processed via Single Point of Contact and Senior Responsible Officer.

All requests are also documented on our Management Information System (CMIS)

2. Have you identified any areas where action is required to conform more fully with the requirements of Principle 7?	Yes	No
Action Plan		

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Surveillance camera system operators should consider any approved operational, technical and competency standards relevant to a system and its purpose and work to meet and maintain those standards.

(There are lists of relevant standards on the Surveillance Camera Commissioner's website: <a href="https://www.gov.uk/guidance/recommended-standards-for-the-cctv-industry">https://www.gov.uk/guidance/recommended-standards-for-the-cctv-industry</a>)

What approved operational, technical and competency standards re system and its purpose does your system meet?	levant to a su	urveillance			
British Standard setting out recommendations of the management and operation of CCTV systems BS7958.pdf British Standard on conducting the security screening of individuals BS7858.pdf					
How do you ensure that these standards are met from the moment of system and maintained appropriately?	of commission	ning your			
Standards are met to Surveillance Camera Code of Practice third F Scheme Conwy CCTV are also an accredited NSI Gold ARC incorporating a system with internal audit	•				
Have you gained independent third-party certification against the approved standards?	Yes	No			
Have you identified any areas where action is required to conform more fully with the requirements of Principle 8?  Action Plan	Yes	No			

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Surveillance camera system images and information should be subject to appropriate security measures to safeguard against unauthorised access and use.

47. What security safeguards exist to ensure the integrity of images and information?
Conwy CCTV uses a CCTV front end 'Fusion' which is password protected with various admin levels and integrated 'Fusion' incident database with full audit trail. CCTV Operators are Non Police Personnel vetted Level 2 and SIA
48. If the system is connected across an organisational network or intranet, do sufficient controls and safeguards exist?
49. How do your security systems guard against cyber security threats?
Conwy CCTV use Corporate IT to provide the CCTV Network, they are accreditated to Cyber Essential standard and perform all our pen tests and monitor the network.
50. What documented procedures, instructions and/or guidelines are in place regarding the storage, use and access of surveillance camera system images and information?
Conwy CCTV Code of Practice and CCTV Policy and Procedures, incorporating a Document Control Database.
51. In the event of a drone mounted camera being lost from sight, what capability does the pilot have to reformat the memory storage or protect against cyber attack by remote activation?
NA No Drones
52. In the event of a body worn camera being lost or stolen, what capability exists to ensure data cannot be viewed or exported by unauthorised persons?
NA No BWV

53. In reviewing your responses to Principle 9, have you identified any areas where action is required to conform more fully with the requirements? If so, please list them below.	Yes	No	
Action Plan			
Continue to development and review document control			

There should be effective review and audit mechanisms to ensure legal requirements, policies and standards are complied with in practice, and regular reports should be published.

54. How do you review your system to ensure it remains necessary and its stated purpose?	proportionate	e in meeting
Internal Audit Plan - within quality management system		
55. Have you identified any camera locations or integrated surveillance technologies that do not remain justified in meeting the stated purpose(s)?	Yes	No
56. Have you conducted an evaluation in order to compare alternative interventions to surveillance cameras? (If so please provide brief details)	Yes	No
Annual Review and published Annual Report		
57. How do your system maintenance arrangements ensure that it rema its stated purpose?	ins effective	in meeting
Full managed maintenance contracts for control room and camera e years with assistance from Procurement department	end, tendere	d every 5
58. Have you identified any areas where action is required to conform more fully with the requirements of Principle 10?  Action Plan	Yes	No
Ensure Conwy Website is updated with latest documents		

When the use of a surveillance camera system is in pursuit of a legitime a pressing need for its use, it should then be used in the most effective public safety and law enforcement with the aim of processing images a evidential value.	way to supp	ort
59. Are the images and information produced by your system of a suitable quality to meet requirements for use as evidence?	⊠Yes	No
60. During the production of the operational requirement for your system engagement was carried out or guidance followed to ensure exporte quality requirements for evidential purposes?		
Full Conwy Wireless Digital Upgrade undertaken 2017 using cctv conspecification	onsultants fo	r technical
61. Do you have safeguards in place to ensure the forensic integrity of the images and information, including a complete audit trail?	Yes	No
62. Is the information in a format that is easily exportable?	⊠Yes	No
63. Does the storage ensure the integrity and quality of the original recording and of the meta-data?	Yes	No
64. Have you identified any areas where action is required to conform more fully with the requirements of Principle 11?  Action Plan	Yes	No

Any information used to support a surveillance camera system which compares against a reference database for matching purposes should be accurate and kept up to date.

65. What use do you make of integrated surveillance technology such as plate recognition or automatic facial recognition software?	automatic r	number
No ANPR or Facial Recognition In Conwy Council		
66. How do you decide when and whether a vehicle or individual should be reference database?	pe included	in a
NA		
67. Do you have a policy in place to ensure that the information contained on your database is accurate and up to date?	Yes	No
68. What policies are in place to determine how long information remains database?	in the refer	ence
Conwy CCTV Code of Practice and Retention Policy		
69. Are all staff aware of when surveillance becomes covert surveillance under the Regulation of Investigatory Powers Act (RIPA) 2000?	Yes	No
70. Have you identified any areas where action is required to conform more fully with the requirements of Principle 12?  Action Plan	Yes	No