



Privacy Policy

Danger Sun Overhead places great emphasis on maintaining and enhancing the privacy and security of our member's personal information. In order to provide a service to our members, DSO collects and uses personal information. This information may be in electronic or paper form. Personal information held by DSO includes the information provided to us on our membership application form (that then forms part of our membership database).

Members wishing to access the personal information that DSO holds on them should put their request to the Operations Manager.

DSO does not disclose information of a personal nature unless the individual concerned has given consent for us to do so or if disclosure is required under law. DSO stores such information in a secure place and access to such information is limited to those employees/volunteers who require access to carry out their role.

Under no circumstances would DSO "sell on" our membership listing to any outside organisation. We make every effort to ensure that the integrity of our membership database is maintained.

If you believe DSO has inappropriately collected or handled your personal information you can:

- Contact the Operations Manager and ask for your complaint to be investigated: or
- If you are dissatisfied with the investigation, you can complain to the Federal Privacy Commissioner who is independent of DSO. The Federal Privacy Commissioner has the power to investigate complaints about possible breaches of the *Privacy Act 1988*, order compensation to be paid and order agencies to change the way they handle personal information where it is not being done according to law.

While it is possible for the first contact to be with the Federal Privacy Commissioner, the Commissioner's office will usually always ask the organisation to conduct its own inquiry first and to let the Privacy Commissioner have the findings. It is therefore quicker for you to contact DSO as the first step should you hold privacy concerns about the information, we hold on you.

Privacy provisions in the *Privacy Act 1988* (Commonwealth) affecting nongovernment organisations came into effect from 21 December 2001. Under the amended legislation organisations (including DSO) are required to comply with National Privacy Principles (NPPs) or be bound by a code approved under the *Privacy Act*. DSO elected to be bound by the NPPs. The following is a summary of the NPPs prepared by the Office of the Federal Privacy Commissioner of the NPPs.

Last Modified By:	Liarne Gollan	Last Modified On:	30 June 2021	Page:	1 of 3
Issue No:	01	Original Date:	11 May 2021		



Privacy Policy

Summary of National Privacy Principles (NPP) – Office of the Federal Privacy Commissioner

NPP 1 – Collection

Collection of personal information must be fair, lawful and not intrusive. A person must be told the organisation's name, the purpose of collection that the person can get access to their personal information and what happens if the person does not give the information.

NPP 2 – Use & Disclosure

An organisation should only use or disclose information for the purpose it was collected unless the person has consented, or the secondary purpose is related to the primary purpose and a person would reasonably expect such use or disclosure, or the use is for direct marketing in specified circumstances, or in circumstances related to public interest such as law enforcement and public or individual health and safety.

NPP 3 – Data Quality

An organisation must take reasonable steps to make sure that the personal information it collects, uses or discloses is accurate, complete and up-to date.

NPP 4 – Data Security

An organisation must take reasonable steps to protect the personal information it holds from misuse and loss and from unauthorised access modification or disclosure.

NPP 5 – Openness

An organisation must have a policy document outlining its information handling practices and make this available to anyone who asks.

NPP 6 – Access & Correction

Generally speaking, an organisation must give an individual access to personal information it holds about that individual on request.

NPP 7 – Identifiers

Generally speaking, an organisation must not adopt, use or disclose, an identifier that has been assigned by a Commonwealth Government 'agency'.

NPP 8 – Anonymity

Organisations must give people the option to interact anonymously whenever it is lawful and practicable to do.

Last Modified By:	Liarne Gollan	Last Modified On:	30 June 2021	Page:	2 of 3
Issue No:	01	Original Date:	11 May 2021		



Privacy Policy

NPP 9 – Transborder Data Flows

An organisation can only transfer personal information to a recipient in a foreign country in circumstances where the information will have appropriate protection.

NPP 10 – Sensitive Information

An organisation must not collect sensitive information unless the individual has consented, it is required by law – or in other special specified circumstances, for example, relating to health services provision and individual or public health or safety.

More information

More information about Privacy law and the National Privacy Principles is available from the Federal Privacy Commissioner at <http://www.privacy.gov.au/>

Contact Us

Level 1, 35 Astor Terrace, Spring Hill Qld 4000
PO Box 212, Clontarf Beach Qld 4019

PHONE 0411 101 886

EMAIL admin@dangersunoverhead.org.au

www.dangersunoverhead.org.au

Danger Sun Overhead is of DGR Status – ABN 79 622 036 300 – ACN 622 036 300

Last Modified By:	Liarne Gollan	Last Modified On:	30 June 2021	Page:	3 of 3
Issue No:	01	Original Date:	11 May 2021		