**Legitimate Interests Balancing Exercise**

**Activity to be assessed:** Spring 2024 Newsletter & Summer Draw ticket mailing to supporters

**Prepared by:** Sarah James, Data & Direct Marketing Coordinator

**Details of the proposed processing:**

We want to contact donors with our bi-annual newsletter containing information about hospice updates, how donor support is helping and upcoming fundraising activities. The mailing will also include summer draw ticket sales, excluding those who have requested not to receive them.

The mailing list will be pulled from the current donor database of those who have made a donation within the last 4 years and will also include newsletter only opt ins.   
We will also be contacting companies who have supported the hospice in the last two years, with both a newsletter and summer draw tickets. This is to keep companies up to date with our news and upcoming events and also to try and expand ticket sales.

The following segment hierarchy will apply:

* **Current lottery players**
* Donors who have **purchased/donated to the Summer and Christmas draw** within the last 2 years (from 01/01/2022 – to date)
* **Regular givers** (with a current standing order/direct debit)
* **Committed givers** (those who have made 4 donations with the most recent donation being made in the last year)
* Those who have taken part in any **events** from 2019 (we are using 2019 as limited events took place in 2020-2022 due to COVID)
* **New donors** (from 01.01.2023 – to date)
* **General Supporters** – those who have given any donation within the last 4 years that don’t fall into any of the above segments (01.01.2021 to date)
* **Companies** who have given at least one donation from (01.01.2023 to date)

The following exclusions will apply:

* Under 16s
* Postal Opt Out
* No newsletter attribute
* FPS registered
* New SEC lottery members from 3 months of anticipated newsletter landing date
* Supporters with a no draw ticket preference will receive the version without tickets

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| **Purpose Test** | **Necessity Test** | **Balancing Test** |
| **Do we have a legitimate interest, taking account of the individual’s reasonable expectations?** | **Is the processing detailed above necessary to achieve the purpose?**  **Could the purpose be achieved by some other reasonable means without processing the data in this way?** | **Are we sure we aren’t overriding the individual’s fundamental rights or freedoms?** |
| Yes, we have a legitimate interest.  Sending the letter is direct marketing, which may be considered a legitimate interest.  The individuals would reasonably expect us to send the letter because:   * They have donated to us in the recent past or (in relation to the lapsed donors) they would expect us to reach out to them as past donors. * In the acknowledgement of their initial & subsequent donation they were informed that we will send them information about how their support is helping and upcoming fundraising activities.   They were directed to our privacy policy and directed on how to opt out of further communications and have not done so. | Yes, processing is necessary to achieve the purpose of keeping the recipient informed of hospice activity, future fundraising activities and the summer draw.  This purpose could not be achieved without processing the data in the manner specified. | Yes, we are sure that we are not overriding their fundamental rights.  The individuals have not objected to receiving direct marketing.  The letter we want to send is relevant.  Information about how to opt out of further communications will be included in the letter. |

**To be completed by Alice:**

Purpose test – is there a legitimate interest behind the processing? **✓** Yes □ No

Necessity test – is the processing necessary for that purpose? **✓** Yes □ No

Balancing test – is the legitimate interest overridden by the individual’s interests, rights or freedoms? □ Yes **✓** No

**Outcome:**

**✓** Approved □ Not Approved

**Date:** 15.3.24