

# **The Mast Academy Trust**

## **Our Vision**

Enabling everyone within the Trust to harness their own power and potential.

# **Our Aims**

To create amazing learning opportunities for children and for generations to come. To play our part in helping all pupils to contribute to making the world a better place.

The Trust Board of The Mast Academy Trust approved the following
Data Protection Policy on
It was adopted with effect from
This policy will be reviewed before 25 <sup>th</sup> May 2018 when the GDPR replaces the Data Protection Act.

## **The Mast Academy Trust: Data Protection Policy**

#### Introduction:

Our schools collect and use certain types of personal information about employees, pupils, parents and other individuals who come into contact with our School's in order provide education and associated functions. In addition, it may be required by law to collect and use certain types of information to comply with statutory obligations of Local (Education) Authorities (LAs), government agencies and other bodies.

This policy is intended to ensure that personal information must be dealt with properly and securely and in accordance with the Data Protection Act 1998 (The Act) and other related legislation. It will apply to information regardless of the way it is used, recorded and stored and whether it is held in paper files or electronically.

Each school is the Data Controller under The Act.

The Schools' Data Protection Officers are:

1. Birdsedge First: Mr John Simmons

2. Kirkburton Middle: Mr Gary Johnson

3. Scissett Middle: Mrs Natasha Greenough

4. Shelley First School: Mrs Debra Knowles

Each will endeavour to ensure that all personal information is processed in compliance with this Policy and the Principles of the Data Protection Act 1998.

All staff involved with the collection, processing and disclosure of personal information will be aware of their duties and responsibilities within these guidelines.

#### **Definitions:**

"Processing" refers to any action involving personal information, including obtaining, viewing, recording, copying, amending, adding, deleting, extracting, storing, disclosing, destroying or otherwise using information.

In this policy any reference to pupils, parents and other individuals who come into contact with our School's as part of the provision of education and associated functions of our School's includes current, past or prospective pupils, parents and other individuals as described.

#### **Data Protection Principles:**

Our School's will comply with the Eight Data Protection Principles as laid down in the 1998 Data Protection Act which must be followed at all times:

- 1. Data must be processed fairly and lawfully.
- 2. Personal data to be processed for specified and lawful purposes that are compatible with the original purpose for which they were obtained.
- 3. Personal data shall be adequate, relevant and not excessive in relation to the purpose(s) for which they are processed.
- 4. Personal data shall be accurate and where necessary kept up to date.
- 5. Personal data processed for any purpose(s) shall not be kept for longer than is necessary for that purpose.
- 6. Personal data shall be processed in accordance with the rights of data subjects under the 1998 Data Protection Act.
- Appropriate technical and organisational measures shall be taken against unauthorised or unlawful processing of personal data and against accidental loss or destruction of, or damage to, personal data.
- 8. Personal data shall not be transferred to a country outside the EEA, unless that country or territory ensures an adequate level of protection for the rights and freedoms of data subjects in relation to the processing of personal data.

Our Schools are committed to maintaining these principles at all times. This means that they will

- tell you what purposes we will use information for when we collect it
- if information will be shared we will tell you why, with whom and under what circumstances
- check the quality and accuracy of the information we hold
- apply our records management policies and procedures to ensure that information is not held longer than is necessary
- ensure that when information is authorised for disposal it is done appropriately
- ensure appropriate security measures to safeguard personal information whether that is held in paper files or on our computer system
- share personal information with others only when it is necessary and legally appropriate to do so set out clear procedures for responding to requests for access to personal information, known as subject access in the Data Protection Act
- train our staff so that they are aware of our policies and procedures
- (This policy will be updated as necessary to reflect best practice or amendments made to the Data Protection Act 1998.)

#### Sensitive personal data:

The academy may, from time to time, be required to process sensitive personal data regarding an employee or a student, their parents or guardians. Sensitive personal data includes medical information and data relating to religion, race or criminal records and proceedings. Where sensitive personal data are processed by the academy, the explicit consent of the appropriate individual will generally be required in writing.

#### Complaints:

Complaints should be made following the General Complaints Policy. Complaints that involve consideration of personal data or sensitive personal data may be referred to the Information Commissioner.

#### Contacts:

If you have any concerns or questions in relation to this policy please contact the Chief Executive Officer (CEO), Mrs Debra Knowles, Headteacher at Shelley First School. Further advice and information, including a full list of exemptions, is available from the Information Commissioner's Office: https://ico.org.uk/

## **Appendix One - Procedures for requesting information from the Academy:**

1) Requests for information under the Data Protection Act:

A request to access personal data must be made in writing to the CEO. A non-refundable fee of £10 will be charged in advance; the academy will acknowledge receipt of the request as soon as possible after receipt of the payment of the fee and will aim to comply with the request within the statutory period (40 days). Any delay will be explained in writing to the person making the request.

- 2) For requests for information under the Freedom of Information Act please see The Mast Academy Freedom of Information Policy.
- 3) Requests for information under The Education (Student Information) (England) Regulations 2005:

The Academy Trust will make available a copy of the student record if requested to do so in within 15 Academy days. The Academy may charge a fee not exceeding the cost of supply. This fee will be set by the governing body.

# Appendix II Education (Student Information) (England) Regulations 2005

#### The Regulations

Under these regulations, the governing body of a School must make a **student's educational record** available for inspection by the parent, free of charge, within <u>15 school days</u> of the parent's written request for access to that record.

The School must also provide a copy of the record if requested to do so in writing within 15 academy days. The School may charge a fee not exceeding the cost of supply. This fee will be set by the governing body.

The meaning of parent is wider than the definition of who has parental responsibility. Parent means a person with parental responsibility or who has care of the child. Therefore, where a child is living with

grandparents, the grandparents have a right to see the child's educational record even though they may not have parental responsibility which would allow them, for example, to change the child's name.

The difference between the Data Protection Act and the Student Information Regulations is that under the Student Information Regulations, parents have a right to access their child's data and the child cannot prevent this. These Regulations only cover information in the official student record.

### **Exemptions**

A School must not communicate anything to the parent which it could not communicate to the student himself under the DPA.

Therefore, the School should bear in mind other individuals' rights under the DPA which could be infringed. For example, where a student's parents have divorced and the record consists of letters from the student's mother, these should be removed from the record before it is shared with/ copied for the father.

## **School reports**

Every parent is entitled to receive an annual report in respect of his or her child. Parents also have the right to make arrangements to discuss the content of the report with the child's teacher.

This right remains even if a child no longer lives with the parent, providing that parent has parental responsibility.

When a child reaches 18 and is not proposing to leave the Academy by the end of the Academy year to which the report relates, the Associate Principal should give the report to the student himself and to the parent if the Associate Principal considers there to be special circumstances which make it appropriate.

In respect of any student who has ceased to be of compulsory Academy age and is proposing to leave or has left the Academy, the Associate Principal should give the Academy leaver's report to the student concerned.