

# Bolton Impact Trust Data Protection, Information Management and Retention Policy

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# 1 Policy statement

- 1.1 Everyone has rights with regard to the way in which their **personal data** is handled. During the course of our activities as a multi academy trust we will collect, store and **process personal data** about our pupils, **workforce**, parents and others. This makes us a **data controller** in relation to that **personal data**.
- 1.2 We are committed to the protection of all **personal data** and **special** category personal data for which we are the data controller.
- 1.3 The law imposes significant fines for failing to lawfully **process** and safeguard **personal data** and failure to comply with this policy may result in those fines being applied.
- 1.4 All members of our **workforce** must comply with this policy when **processing personal data** on our behalf. Any breach of this policy may result in disciplinary or other action.

## 2 About this policy

- 2.1 The types of **personal data** that we may be required to handle include information about pupils, parents, our **workforce**, and others that we deal with. The **personal data** which we hold is subject to certain legal safeguards specified in the General Data Protection Regulation ('GDPR'), the Data Protection Act 2018, and other regulations (together 'Data Protection Legislation').
- 2.2 This policy and any other documents referred to in it set out the basis on which we will **process** any **personal data** we collect from **data subjects**, or that is provided to us by **data subjects** or other sources.
- 2.3 This policy does not form part of any employee's contract of employment and may be amended at any time.
- 2.4 This policy sets out rules on data protection and the legal conditions that must be satisfied when we process **personal data**.
- 2.5 It meets the requirements of GDPR and the provisions of the Data Protection Act 2018. It is based on guidance published by the **Information Commissioner's Office** (ICO). It also reflects the ICO's code of practice for the use of surveillance cameras and personal information. As an Academy Trust regulation 5 of the Education (Pupil Information) (England) Regulations 2005, which gives parents the right of access to their child's educational record does not apply.

# 3 **Definition of data protection terms**

3.1 All defined terms in this policy are indicated in **bold** text, and a list of definitions is included in Appendix 1 to this policy.

#### 4 Data Controller

- 4.1 Bolton Impact Trust processes personal data relating to pupils, parents, staff, governors, visitors and others and is therefore a Data Controller
- 4.2 Bolton Impact Trust is registered as a **Data Controller** with the **ICO** and will renew this registration annually or as is otherwise legally required

#### 5 **Data Protection Officer**

- 5.1 As a Multi Academy Trust we are required to appoint a **Data Protection Officer (DPO).** Our **DPO** is Gill Smith and they can be contacted at gill@mindography.co.uk
- 5.2 The **DPO** is responsible for ensuring compliance with the Data Protection Legislation and with this policy. Any questions about the operation of this policy or any concerns that the policy has not been followed should be referred in the first instance to the **DPO**.
- 5.3 The **DPO** is also the central point of contact for all **data subjects** and others in relation to matters of data protection.

## 6 Roles and responsibilities

This policy applies to all staff employed by Bolton Impact Trust, and to external organisations or individuals working on our behalf. Staff who do not comply with this policy may face disciplinary action.

- 6.1 **Trust Board –** The Trust Board has overall responsibility for ensuring that our Trust complies with all relevant data protection obligations.
- 6.2 **Data Protection Officer** see section 5.
- 6.3 Academy Leads The Academy Leads act as the representative of the Data Controller on a day-to-day basis. The Academy Leads of each school are responsible for ensuring that their academy is compliant to data protection laws. Academy Leads will delegate duties throughout the school to ensure that correct processes and procedures are undertaken to meet the requirements of compliance.
- 6.4 **All Staff** Staff are responsible for:
  - Collecting, storing and processing any personal data in accordance with this policy
  - Informing the Academy or Central Team (as appropriate) of any changes to their personal data, such as a change of address
  - Contacting the DPO in the following circumstances:
    - With any questions about the operation of this policy, data protection law, retaining personal data or keeping personal data secure
    - If they have any concerns that this policy is not being followed

- If they are unsure whether or not they have a lawful basis to use personal data in a particular way
- If they need to rely on or capture consent, draft a privacy notice, deal with data protection rights invoked by an individual, or transfer personal data outside the European Economic Area
- If there has been a data breach/suspected data breach/near miss
- Whenever they are engaging in a new activity that may affect the privacy rights of individuals
- If they need help with any contracts or sharing personal data with third parties
- If they would like training or awareness sessions arranged for themselves or colleagues

Bolton Impact Trust ensure that all staff (including contract, temporary, third party and supply staff) are given the correct information from the offset on our expectations of staff in terms of data protection. All staff across the Trust work in a "data safe" culture. We implement this mind-set to help make staff aware that any action that they do that comes into contact with personal data is done in such a way to protect a data subject's personal data.

# 7 Data protection principles

- 7.1 Anyone **processing personal data** must comply with the data protection principles. These provide that **personal data** must be:
- 7.1.1 **processed** fairly and lawfully and transparently in relation to the data subject
- 7.1.2 **processed** for specified, lawful purposes and in a way which is not incompatible with those purposes
- 7.1.3 adequate, relevant and not excessive for the purpose
- 7.1.4 accurate and up to date
- 7.1.5 not kept for any longer than is necessary for the purpose
- 7.1.6 **processed** securely using appropriate technical and organisational measures.
- 7.2 **Personal data** must also:
  - 7.2.1 be **processed** in line with **data subjects'** rights
- 7.2.2 not be transferred to people or organisations situated in other countries without adequate protection.
- 7.3 We will comply with these principles in relation to any **processing** of **personal data** by the Trust.

# 8 Fair and lawful processing

- 8.1 Data Protection Legislation is not intended to prevent the **processing** of **personal data**, but to ensure that it is done fairly and without adversely affecting the rights of the **data subject**.
- 8.2 For **personal data** to be **processed** fairly, **data subjects** must be made aware:
  - 8.2.1 that the **personal data** is being **processed**
  - 8.2.2 why the **personal data** is being **processed**
- 8.2.3 what the lawful basis is for that **processing** (see below)
- 8.2.4 whether the **personal data** will be shared, and if so with whom
- 8.2.5 the period for which the **personal data** will be held
- 8.2.6 the existence of the **data subject's** rights in relation to the **processing** of that **personal data**
- 8.2.7 the right of the **data subject** to raise a complaint with the Information Commissioner's Office in relation to any **processing**.
- 8.3 We will only obtain such **personal data** as is necessary and relevant to the purpose for which it was gathered, and will ensure that we have a lawful basis for any **processing**.
- 8.4 For **personal data** to be **processed** lawfully, it must be **processed** on the basis of one of the legal grounds set out in the Data Protection Legislation. We will normally **process personal data** under the following legal grounds:
- 8.4.1 where the **processing** is necessary for the performance of a contract between us and the **data subject**, such as an employment contract
- where the **processing** is necessary to comply with a legal obligation that we are subject to, (e.g. the Education Act 2011)
- 8.4.3 where the law otherwise allows us to **process** the **personal data** or we are carrying out a task in the public interest
- 8.4.4 where the **processing** is for a legitimate reason other than when we are carrying out a task in the public interest
- where none of the above apply then we will seek the consent of the data subject to the processing of their personal data. If we offer online services to pupils, such as classroom apps, and we intend to rely on consent as a basis for processing, we will get parental consent whether the pupil is over 13 years of age (except for online counselling and preventive services)

- 8.5 When **special category personal data** is being processed then an additional legal ground must apply to that processing. We will normally only **process special category personal data** under following legal grounds:
  - 8.5.1 where the **processing** is necessary for employment law purposes, for example in relation to sickness absence
  - 8.5.2 where the **processing** is necessary for reasons of substantial public interest, for example for the purposes of equality of opportunity and treatment
  - 8.5.3 where the **processing** is necessary for health or social care purposes, for example in relation to pupils with medical conditions or disabilities
  - 8.5.4 where none of the above apply then we will seek the consent of the data subject to the processing of their special category personal data.
- 8.6 We will inform **data subjects** of the above matters by way of appropriate privacy notices which shall be provided to them when we collect the data or as soon as possible thereafter, unless we have already provided this information such as at the time when a pupil joins us.
- 8.7 If any **data user** is in doubt as to whether they can use any **personal data** for any purpose then they must contact the DPO before doing so.

#### **Vital Interests**

8.8 There may be circumstances where it is considered necessary to process personal data or special category personal data in order to protect the vital interests of a data subject. This might include medical emergencies where the data subject is not in a position to give consent to the processing. We believe that this will only occur in very specific and limited circumstances. In such circumstances we would usually seek to consult with the DPO in advance, although there may be emergency situations where this does not occur.

#### Consent

- 8.9 Where none of the other bases for **processing** set out above apply then the school must seek the consent of the **data subject** before **processing** any **personal data** for any purpose.
- 8.10 There are strict legal requirements in relation to the form of consent that must be obtained from **data subjects**.
- 8.11 When pupils and or our **workforce** join Bolton Impact Trust a consent form will be required to be completed in relation to them. This consent form deals with the taking and use of photographs and videos of them, among other things. Where appropriate third parties may also be required to complete a consent form.

- 8.12 In relation to all pupils under the age of 13 years old we will seek consent from an individual with parental responsibility for that pupil.
- 8.13 We will generally seek consent directly from a pupil who has reached the age of 13, however we recognise that this may not be appropriate in certain circumstances and therefore may be required to seek consent from an individual with parental responsibility.
- 8.14 If consent is required for any other **processing** of **personal data** of any **data subject** then the form of this consent must:
- 8.14.1 inform the **data subject** of exactly what we intend to do with their **personal data**
- 8.14.2 require them to positively confirm that they consent we cannot ask them to opt-out rather than opt-in
- 8.14.3 inform the **data subject** of how they can withdraw their consent.
- 8.15 Any consent must be freely given, which means that we cannot make the provision of any goods or services or other matter conditional on a **data subject** giving their consent.
- 8.16 The DPO must always be consulted in relation to any consent form before consent is obtained.
- 8.17 A record must always be kept of any consent, including how it was obtained and when.

#### 9 Processing for limited purposes

- 9.1 In the course of our activities as a Multi Academy Trust we may collect and **process** the **personal data** set out in our Schedule of Processing Activities/Record of Data Processing Activities. This may include **personal data** we receive directly from a **data subject** (for example, by completing forms or by corresponding with us by mail, phone, email or otherwise) and **personal data** we receive from other sources (including, for example, local authorities, other schools, parents, other pupils or members of our **workforce**).
- 9.2 We will only **process personal data** for the specific purposes set out in our Schedule of Processing Activities/Record of Data Processing Activities or for any other purposes specifically permitted by Data Protection Legislation or for which specific consent has been provided by the data subject.

## 10 Notifying data subjects

- 10.1 If we collect **personal data** directly from **data subjects**, we will inform them about:
- 10.1.1 our identity and contact details as **Data Controller** and those of the DPO

- 10.1.2 the purpose or purposes and legal basis for which we intend to **process** that **personal data**
- 10.1.3 the types of third parties, if any, with which we will share or to which we will disclose that **personal data**
- 10.1.4 whether the **personal data** will be transferred outside the European Economic Area (**'EEA**') and if so the safeguards in place
- 10.1.5 the period for which their **personal data** will be stored, by reference to our Retention Schedule Appendix B
- 10.1.6 the existence of any automated decision making in the **processing** of the **personal data** along with the significance and envisaged consequences of the **processing** and the right to object to such decision making
- 10.1.7 the rights of the **data subject** to object to or limit processing, request information, request deletion of information or lodge a complaint with the ICO.
- 10.2 Unless we have already informed **data subjects** that we will be obtaining information about them from third parties (for example in our privacy notices), then if we receive **personal data** about a **data subject** from other sources, we will provide the **data subject** with the above information as soon as possible thereafter, informing them of where the **personal data** was obtained from.
- 10.3 The Trust may be provided with information relating to third parties in the form of emergency contact details. Parents are required to obtain the consent of any third party whose details they provide to the Academy Trust for these purposes. Privacy notices detailing how the information will be stored and used can be accessed through the Bolton Impact Trust website.

# 11 Adequate, relevant and non-excessive processing

11.1 We will only collect **personal data** to the extent that it is required for the specific purpose notified to the **data subject**, unless otherwise permitted by Data Protection Legislation.

#### 12 Accurate data

- 12.1 We will ensure that **personal data** we hold is accurate and kept up to date.
- 12.2 We will take reasonable steps to destroy or amend inaccurate or out-of-date data.
- 12.3 **Data subjects** have a right to have any inaccurate **personal data** rectified. See further below in relation to the exercise of this right.

# 13 Timely processing

13.1 We will not keep **personal data** longer than is necessary for the purpose or purposes for which they were collected. We will take all reasonable steps to destroy, or erase from our systems, all **personal data** which is no longer required.

# 14 Processing in line with data subject's rights

- 14.1 We will **process** all **personal data** in line with **data subjects'** rights, in particular their right to:
- 14.1.1 request access to any **personal data** we hold about them
- 14.1.2 object to the **processing** of their **personal data**, including the right to object to direct marketing
- 14.1.3 have inaccurate or incomplete **personal data** about them rectified
- 14.1.4 restrict processing of their personal data
- 14.1.5 have **personal data** we hold about them erased
- 14.1.6 have their **personal data** transferred
- 14.1.7 object to the making of decisions about them by automated means.

# The Right of Access to Personal Data

- 14.2 Data subjects may request access to all personal data we hold about them. Such requests will be considered in line with the trust's Subject Access Request Procedure. This procedure is available on our trust website at "Making a Subject Access Request".
- 14.3 As an Academy Trust regulation 5 of the Education (Pupil Information) (England) Regulations 2005, which gives parents the right of access to their child's educational record does not apply. Requests from parents to access their child's educational records will be dealt with as a Subject Access Request (SAR).

#### The Right to Object

- 14.4 In certain circumstances **data subjects** may object to us **processing** their **personal data**. This right may be exercised in relation to **processing** that we are undertaking on the basis of a legitimate interest or in pursuit of a statutory function or task carried out in the public interest.
- 14.5 An objection to **processing** does not have to be complied with where the school can demonstrate compelling legitimate grounds which override the rights of the **data subject**.
- 14.6 Such considerations are complex and must always be referred to the DPO upon receipt of the request to exercise this right.

- 14.7 In respect of direct marketing any objection to **processing** must be complied with.
- 14.8 The Trust is not however obliged to comply with a request where the **personal data** is required in relation to any claim or legal proceedings.

# The Right to Rectification

- 14.9 If a **data subject** informs the Trust that **personal data** held about them by the Multi Academy Trust is inaccurate or incomplete then we will consider that request and provide a response within one month.
- 14.10 If we consider the issue to be too complex to resolve within that period then we may extend the response period by a further two months. If this is necessary then we will inform the **data subject** within one month of their request that this is the case.
- 14.11 We may determine that any changes proposed by the **data subject** should not be made. If this is the case then we will explain to the **data subject** why this is the case. In those circumstances we will inform the **data subject** of their right to complain to the Information Commissioner's Office at the time that we inform them of our decision in relation to their request.

# The Right to Restrict Processing

- 14.12 **Data subjects** have a right to 'block' or suppress the **processing** of **personal data**. This means that the Academy Trust can continue to hold the **personal data** but not do anything else with it.
- 14.13 The Trust must restrict the **processing** of **personal data**:
- 14.13.1 where it is in the process of considering a request for **personal data** to be rectified (see above)
- 14.13.2 where the Trust is in the process of considering an objection to processing by a **data subject**
- 14.13.3 where the **processing** is unlawful but the **data subject** has asked the Trust not to delete the **personal data**
- 14.13.4 where the Trust no longer needs the **personal data** but the **data subject** has asked the Trust not to delete the **personal data** because they need it in relation to a legal claim, including any potential claim against the Multi Academy Trust.
- 14.14 If the Trust has shared the relevant **personal data** with any other organisation then we will contact those organisations to inform them of any restriction, unless this proves impossible or involves a disproportionate effort.
- 14.15 The DPO must be consulted in relation to requests under this right.

#### The Right to Be Forgotten

- 14.16 **Data subjects** have a right to have **personal data** about them held by the Trust erased only in the following circumstances.
  - 14.16.1 Where the **personal data** is no longer necessary for the purpose for which it was originally collected.
  - 14.16.2 When a **data subject** withdraws consent which will apply only where the Trust is relying on the individuals consent to the **processing** in the first place.
  - 14.16.3 When a **data subject** objects to the **processing** and there is no overriding legitimate interest to continue that **processing** see above in relation to the right to object.
  - 14.16.4 Where the **processing** of the **personal data** is otherwise unlawful.
  - 14.16.5 When it is necessary to erase the **personal data** to comply with a legal obligation.

The Trust is not required to comply with a request by a **data subject** to erase their **personal data** if the **processing** is taking place:

- 14.16.6 to exercise the right of freedom of expression or information
- 14.16.7 to comply with a legal obligation for the performance of a task in the public interest or in accordance with the law
- 14.16.8 for public health purposes in the public interest
- 14.16.9 for archiving purposes in the public interest, research or statistical purposes
- 14.16.10 in relation to a legal claim.
- 14.17 If the Trust has shared the relevant personal data with any other organisation then we will contact those organisations to inform them of any erasure, unless this proves impossible or involves a disproportionate effort.
- 14.18 The DPO must be consulted in relation to requests under this right.

#### **Right to Data Portability**

- 14.19 In limited circumstances a **data subject** has a right to receive their **personal data** in a machine readable format, and to have this transferred to another organisation.
- 14.20 If such a request is made then the DPO must be consulted.

#### 15 **Data security**

- 15.1 We will take appropriate security measures against unlawful or unauthorised processing of **personal data**, and against the accidental loss of, or damage to, **personal data**.
- 15.2 We will put in place procedures and technologies to maintain the security of all **personal data** from the point of collection to the point of destruction.
- 15.3 Security procedures include:
- 15.3.1 **Entry controls.** Any stranger seen in entry-controlled areas should be reported to the academy reception.
- 15.3.2 **Secure lockable desks and cupboards.** Desks and cupboards should be kept locked if they hold confidential information of any kind. (Personal information is always considered confidential.)
- 15.3.3 **Methods of disposal.** Paper documents should be shredded. Digital storage devices should be physically destroyed when they are no longer required. IT assets must be disposed of in accordance with the Information Commissioner's Office guidance on the disposal of IT assets.
- 15.3.4 **Equipment.** Data users must ensure that individual monitors do not show confidential information to passers-by and that they log off from their PC when it is left unattended.
- 15.3.5 **Working away from the school premises paper document**. Guidance procedures are available for staff in all schools within Bolton Impact Trust
- 15.3.6 Working away from the school premises electronic working.
  Guidance procedures are available for staff in all schools within Bolton Impact Trust.
- 15.3.7 **Document printing.** Documents containing **personal data** must be sent to printers using secure printing and collected with a personal code.
- 15.4 Any member of staff found to be in breach of the above security measures may be subject to disciplinary action.

#### 16 Personal Data Breaches

- 16.1 Bolton Impact Trust will make all reasonable endeavours to ensure that there are no data breaches and aim to ensure that all personal data that we hold is protected to the highest possible standard.
- 16.2 We are aware that data breaches may occur in any of our academies or in the trust and implement a thorough data breach action plan to manage if/when a data breach occurs. Procedures are set out in Appendix 2.

- 16.3 When appropriate we will report the data breach to the ICO within 72 hours. Such breaches in a school context may include, but are not limited to:
  - A non-anonymised dataset being published on a school website which shows the exam results of pupils eligible for pupil premium
  - Safeguarding information being made available to an unauthorised person
  - The theft of a academy/trust laptop containing nonencrypted personal data about pupils

# 17 Data Protection Impact Assessments

- 17.1 Bolton Impact Trust takes data protection very seriously, and will consider and comply with the requirements of Data Protection Legislation in relation to all of its activities whenever these involve the use of personal data, in accordance with the principles of data protection by design and default.
- 17.2 In certain circumstances the law requires us to carry out detailed assessments of proposed **processing**. This includes where we intend to use new technologies which might pose a high risk to the rights of **data subjects** because of the types of data we will be **processing** or the way that we intend to do so.
- 17.3 Bolton Impact Trust will complete an assessment of any such proposed **processing** and has a template document which ensures that all relevant matters are considered.
- 17.4 The DPO should always be consulted as to whether a **data protection impact assessment** is required, and if so how to undertake that assessment.

# 18 **Disclosure and sharing of personal information**

- 18.1 We may share **personal data** that we hold about **data subjects**, and without their consent, with other organisations. Such organisations include the Department for Education, [and / or Education and Skills Funding Agency ESFA], Ofsted, health authorities and professionals, the Local Authority, examination bodies, other schools, and other organisations where we have a lawful basis for doing so.
- 18.2 Bolton Impact Trust will inform **data subjects** of any sharing of their **personal data** unless we are not legally required to do so, for example where **personal data** is shared with the police in the investigation of a criminal offence.
- 18.3 In some circumstances we will not share safeguarding information. Please refer to our Child Protection and Safeguarding Policy.

18.4 Further detail is provided in our Schedule of Processing Activities/Record of Data Processing Activities.

## 19 **Data processors**

- 19.1 We contract with various organisations who provide services to the Trust; these are detailed within the Schedule of Processing Activities/Record of Data Processing Activities and privacy notices.
- 19.2 In order that these services can be provided effectively we are required to transfer **personal data** of **data subjects** to these **data processors**.
- 19.3 **Personal data** will only be transferred to a **data processor** if they agree to comply with our procedures and policies in relation to data security, or if they put in place adequate measures themselves to the satisfaction of the Trust. Bolton Impact Trust will always undertake due diligence of any **data processor** before transferring the **personal data** of **data subjects** to them.
- 19.4 Contracts with **data processors** will comply with Data Protection Legislation and contain explicit obligations on the **data processor** to ensure compliance with the Data Protection Legislation, and compliance with the rights of **Data Subjects**.

# 20 Biometric recognition systems

Under the context of the Protection of Freedoms Act 2020 a "child" means a person under the age of 18.

- 20.1 Where we use pupils' biometric data as part of an automated biometric recognition system (for example, pupils use their finger prints to receive school dinners instead of paying with cash), we will comply with the requirements of the Protection of Freedoms Act 2012.
- 20.2 Parents/carers will be notified before any biometric recognition system is put in place. Bolton Impact Trust will get written consent from at least one parent or carer before we take any biometric data from their child and first process it. The trust will use an 'opt in' system for collecting consent. Parents/carers and pupils have the right to chose not to use the School's biometric system(s). We will provide alternative means of accessing the relevant services for those pupils. Parents/carers can withdraw consent at any time and any relevant data already captured will be correctly erased and no longer processed.
- 20.3 Where staff members or other adults use the School's biometric system(s) we will also obtain their consent before it is first used. Alternative means of accessing the relevant service will be offered if consent is not given. Staff and other adults can also withdraw consent at any time and the School will delete any relevant data already captured.

# 21 Images and videos

- 21.1 Parents and others attending Bolton Impact Trust events can take photographs and videos of those events for domestic purposes. For example, parents can take video recordings of a school performance involving their child. Bolton Impact Trust does not prohibit this as a matter of policy.
- 21.2 Bolton Impact Trust does not however agree to any such photographs or videos being used for any other purpose, but acknowledges that such matters are, for the most part, outside of the ability of the Trust to prevent.
- 21.3 Bolton Impact Trust asks that parents and others do not post any images or videos which include any child other than their own child on any social media or otherwise publish those images or videos.
- 21.4 As a Multi Academy Trust we want to celebrate the achievements of our pupils and therefore may want to use images and videos of our pupils within promotional materials, or for publication in the media such as local, or even national, newspapers covering school events or achievements. We will seek the consent of pupils, and their parents where appropriate, before allowing the use of images or videos of pupils for such purposes.
- 21.5 For our primary schools we will obtain written consent from parents/carers for photographs and videos to be taken of their child for communication, marketing and promotional materials.
- 21.6 For our secondary pupils in Year 7, Year 8 and Year 9 we will obtain written consent from parents/carers, for photographs and videos to be taken of pupils for communication, marketing and promotional materials.
- 21.7 For our secondary pupils in Year 10 and Year 11 we will obtain written consent from the students for photographs and videos to be taken for communication, marketing and promotional materials.
- 21.8 If consent is withdrawn we will delete the photograph/video and not distribute it further. We will also keep on record that consent has been withdrawn for that child so that no further photographs will be used.
- 21.9 When using photographs and videos in this way we will not accompany them with any other personal information about the child to ensure they cannot be identified

21.10

#### 22 **CCTV**

22.1 Schools within Bolton Impact Trust may operate a CCTV system. Information held by the school is covered under GDPR; capture of CCTV must be in line with relevant codes of practice including the

Surveillance Camera Code of Practice issued by the Surveillance Camera Commissioner, available here: <a href="https://www.gov.uk/government/publications/surveillance-camera-code-of-practice">https://www.gov.uk/government/publications/surveillance-camera-code-of-practice</a>

and the CCTV Code of Practice issued by the Information Commissioner's Office, available here: <a href="https://ico.org.uk/media/for-organisations/documents/1542/cctv-code-of-practice.pdf">https://ico.org.uk/media/for-organisations/documents/1542/cctv-code-of-practice.pdf</a>

- 22.2 The school will only use surveillance cameras for the safety and security of the school, its staff, pupils and visitors.
- 22.3 Surveillance will be used as a deterrent for violent behaviour and damage to the school. The school will only conduct surveillance as a deterrent and under no circumstances will the surveillance and the CCTV cameras be present in school classrooms or any changing facility.
- 22.4 If the surveillance and CCTV systems fulfil their purpose and are no longer required the school will deactivate them.
- 22.5 Academy CCTV policies are available on the relevant academy section of the website

# 23 Changes to this policy

We may change this policy at any time. Where appropriate, we will notify **data subjects** of those changes.

# Appendix 1

# **DEFINITIONS**

Term	Definition
Data	Information which is stored electronically, on a computer, or in certain paper-based filing systems.
Data Controllers	The people who or organisations which determine the purposes for which, and the manner in which, any personal data is processed. They are responsible for establishing practices and policies in line with Data Protection Legislation. We are the data controller of all personal data used in our business for our own commercial purposes.
Data Processing Impact Assessment (DPIA)	A DPIA is a process that is carried out in order to asses if data processing is taking place in line with relevant legislation.
Data Processors	Any person or organisation that is not a data user that processes personal data on our behalf and on our instructions.
Data Protection Officer (DPO)	A Data Protection Office (DPO) should be appointed when any large scale processing or data occurs and/or processing of data may be deemed a risk.
Data Subjects	For the purpose of this policy include all living individuals about whom we hold personal data. This includes pupils, our workforce, staff, and other individuals. A data subject need not be a UK national or resident. All data subjects have legal rights in relation to their personal information.
Data Users	Those of our workforce (including governors and volunteers) whose work involves processing personal data. Data users must protect the data they handle in accordance with this data protection policy and any applicable data security procedures at all times.
Personal Data	Any information relating to an identified or identifiable living natural person (a data subject); an identifiable living natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person.
Information Commissioner's Office (ICO)	The Information Commissioner's Office is the legal authority who managed GDPR and Data Protection.
Processing	Any activity that involves use of the data. It includes obtaining, recording or holding the data, or carrying out any operation or set of operations on the data such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making

	available, alignment or combination, restriction, erasure or destruction. Processing also includes transferring personal data to third parties.
Special Category Personal Data	Information about a person's racial or ethnic origin, political opinions, religious or philosophical beliefs, trade union membership, physical or mental health or condition or sexual life, or genetic or biometric data.
Subject Access Request (SAR)	This is when a data subject formally lodges a request to view/access the personal that that is held on them.
Workforce	Includes any individual employed by Academy Trust such as staff and those who volunteer in any capacity including governors, trustees & members.

#### Appendix 2

#### PERSONAL DATA BREACH PROCEDURE

This procedure is based on guidance on personal data breaches produced by the ICO.

- On finding or causing a breach, or potential breach, the staff member or data processor must contain the breach and immediately notify the DPO
- The DPO will investigate the report, and determine whether a breach has occurred.
   To decide, the DPO will consider whether personal data has been accidentally or unlawfully:
  - Lost
  - Stolen
  - o Destroyed
  - Altered
  - Disclosed or made available where it should not have been
  - Made available to unauthorised people
- The DPO will alert the Academy Lead, Director of Academy Operations and the Chair of Governors/Trustees
- The DPO will make all reasonable efforts to contain and minimise the impact of the breach, assisted by relevant staff members or data processors where necessary. (Actions relevant to specific data types are set out at the end of this procedure)
- The DPO will assess the potential consequences, based on how serious they are, and how likely they are to happen
- The DPO will work out whether the breach must be reported to the ICO. This must be judged on a case-by-case basis. To decide, the DPO will consider whether the breach is likely to negatively affect people's rights and freedoms, and cause them any physical, material or non-material damage (e.g. emotional distress), including through:
  - Loss of control over their data
  - Discrimination
  - Identify theft or fraud
  - Financial loss
  - Unauthorised reversal of pseudonymisation (for example, key-coding)
  - Damage to reputation
  - Loss of confidentiality
  - Any other significant economic or social disadvantage to the individual(s) concerned

If it's likely that there will be a risk to people's rights and freedoms, the DPO must notify the ICO.

 The DPO will document the decision (either way) in case it is challenged at a later date by the ICO or an individual affected by the breach. Documented decisions are stored on the school's computer system

- Where the ICO must be notified, the DPO will do this via the <u>'report a breach' page of the ICO website</u> within 72 hours. As required, the DPO will set out:
  - A description of the nature of the personal data breach including, where possible:
    - The categories and approximate number of individuals concerned
    - The categories and approximate number of personal data records concerned
  - The name and contact details of the DPO
  - o A description of the likely consequences of the personal data breach
  - A description of the measures that have been, or will be taken, to deal with the breach and mitigate any possible adverse effects on the individual(s) concerned
- If all the above details are not yet known, the DPO will report as much as they can
  within 72 hours. The report will explain that there is a delay, the reasons why and
  when the DPO expects to have further information. The DPO will submit the
  remaining information as soon as possible
- The DPO will also assess the risk to individuals, again based on the severity and likelihood of potential or actual impact. If the risk is high, the DPO will promptly inform, in writing, all individuals whose personal data has been breached. This notification will set out:
  - The name and contact details of the DPO
  - A description of the likely consequences of the personal data breach
  - A description of the measures that have been, or will be, taken to deal with the data breach and mitigate any possible adverse effects on the individual(s) concerned
- The DPO will notify any relevant third parties who can help mitigate the loss to individuals for example, the police, insurers, banks or credit card companies
- The DPO will document each breach, irrespective of whether it is reported to the ICO.
   For each breach, this record will include the:
  - Facts and cause
  - Effects
  - Action taken to contain it and ensure it does not happen again (such as establishing more robust processes or providing further training for individuals)
  - Records of all breaches will be on the trust's computer system. The DPO, Academy Lead and Director of Academy Operations will meet to review what happened and how it can be stopped from happening again. This meeting will happen as soon as reasonably possible

#### Actions to minimise the impact of data breaches

We will take actions to mitigate the impact of different types of data breach, focusing especially on breaches involving particularly risky or sensitive information. We will review the effectiveness of these actions and amend them as necessary after any data breach. Such data breaches could include:

 Details of pupil premium interventions for named children being published on the school website

- Non-anonymised pupil exam results or staff pay information being shared with governors
- A school laptop containing non-encrypted sensitive personal data being stolen or hacked
- The school's cashless payment provider being hacked and parents' financial details stolen

For example, if **Sensitive information was disclosed via email (including safeguarding records)** the type of actions that could be put in place would be:

- If special category data (sensitive information) is accidentally made available via email to unauthorised individuals, the sender must attempt to recall the email as soon as they become aware of the error
- Members of staff who receive personal data sent in error must alert the sender and the DPO as soon as they become aware of the error
- If the sender is unavailable or cannot recall the email for any reason, the DPO will ask the ICT department to recall it
- In any cases where the recall is unsuccessful, the DPO will contact the relevant unauthorised individuals who received the email, explain that the information was sent in error, and request that those individuals delete the information and do not share, publish, save or replicate it in any way
- The DPO will ensure we receive a written response from all the individuals who received the data, confirming that they have complied with this request
- The DPO will carry out an internet search to check that the information has not been made public; if it has, we will contact the publisher/website owner or administrator to request that the information is removed from their website and deleted

# Name of Academy

# **Information Security Incident Report Form**

All boxes must be completed

To be completed by the person reporting the breach

Name										
Job Title										
Name of Academy										
Telephone number										
E-mail address										
Date										
What has happened? Please provide as much information as you can about what has happened, what went wrong and how; include a description of the data, eg: format, volume, from which system, and the location of the breach.										
How did you find out about the been a breach, please explain				who originally found there had they found out about it.						
Was the breach caused by a c	yber incid	ent?								
Yes	No			Not yet known						

When was the breach discovered? Date:						Time:					
When did the breach occur?			Time:								
What has happened to the inform	mation	? (Please s	elect	all that app	oly)						
Destroyed	ı	Lost				Stolen					
Altered	ı	Unauthoris	ed [	Disclosure		Unauthorised Ac	cess				
Other (please give details below	)										
Categories of personal data incl	uded ii	n the breac	h (Pl	ease select	all tha	at apply)					
Basic personal identifiers (eg: name, contact details)				Identifica (eg: user		ata s, passwords)					
Racial or ethnic origin				Political of	pinio	ns					
Religious or philosophical belie	fs			Trade un	Trade union membership						
Health				Sexual life or orientation							
Gender reassignment data				Genetic or biometric data							
Financial information				Criminal	Criminal convictions or offences						
Official documents (eg: driving	licence	s)		Location	data						
Other (please give details below	)			Not yet k	nown						
How may data subjects could be											
Categories of data subjects affe	cted (P	lease sele									
Employees			F	Pupils							
Parents / Carers			(	Governors							

What is the possible impact	of the	breach on the	e data subjects	s?				
Has there been any actual ha	arm to		s? (If yes, pleas	se giv	ve details below)			
Yes		No			Not yet known			
What is the likelihood that d breach? (Please select one					consequences as a result of the	Э		
Very likely		Likely			Neutral			
Unlikely		Very unlikely			Not yet known			
Have you told the data subje	cts al	oout the breac	h?					
Yes			About to	or in	process of telling them			
No, but they're already aware  No, but planning to tell them								
No, decided not to tell them			Not yet d	lecide	ed whether to tell them			

Volunteers

Other (please give details below)

Have you told, or are you plat the breach? (If yes, please g it)					
Yes		No			
Seeking advice from DPO		Other (Pl	lease giv	e details below)	
What measures have been ta in error, auto-erased lost lapt		ne breach? (e.g	. contact	ing the person sent in for	mation
Has the data been recovered whether you have had confirmunread)					nclude
Yes	No		Pa	artially	
What measures have been ta	ken / are proposed	d to mitigate fur	ther brea	aches?	

If there is any further information you think should be considered please include it here.												
in there is any further information you th	ilik Siloulu L		Sidered piec	136 111	ciade it ile							
To be completed by the Data Protect	ion Officer											
Form received by DPO	Da	te:			Time:							
Has the DPO been in contact with the so	hool's GDP	R lead	?		Yes		No					
Was the form received within 24 hours of	of the breach	being	g discovered	l?	Yes		No					
If no, was a reason given? (Please give	details belov	w)			Yes		No					
Is the information on the form complete	?				Yes		No					
If not, what further information is require	ed? (Please	give d	etails below	')								
	•			<u> </u>								
		1										
Breach reported to Academy Lead	Yes		No		Date							
Breach reported to GDPR Lead for Trust (Director of Academy	Yes		No		Date							
Operations) Breach reported to Chair of	Yes		No		Date							
Governors/ Trustees												

What measures have been agreed should be taken to deal with the breach?										
What measures have been agreed should be ta	aken to	mitigate har	m caused by th	e breach?	•					
Have data subjects been told about the about t	the bre	each (if not al	ready done by	person rep	oorting it	t)?				
Yes			n process of te							
No, but they're already aware		No, but plan	ning to tell then	ing to tell them						
No, decided not to tell them		Other (Pleas	e give details b	elow)						
						<u>I</u>				
Does the breach warrant a report to the ICO?		Yes		No						
If yes, when was the breach reported to the ICC	0?	Date:		Time:						
Was report to ICO made within 72 hours?		Yes		No						
If report was not made within 72 hours, please provide justification for late reporting below.										

What has been identified as the root cause(s) of the breach following investigation?										
	c c									
What corrective actions have been identify	tied fol		igation's			Date				
Action		Target Date		Owner		Completed				
	Ι									
DPO Sign-off				Date						
Academy Lead Sign-off				Date						
Director of Academy Operations Signoff				Date						
Date Incident Investigation Closed										

# Appendix 3

#### Retention schedules and impact levels

Bolton Impact Trust maintains a records management policy which details compliance with the Lord Chancellor's Code of Practice which can be found here:

http://webarchive.nationalarchives.gov.uk/20150603223501/https://www.justice.gov.uk/downloads/information-access-rights/foi/foi-section-46-code-of-practice.pdf

This retention schedule is based on guidance from the records management society: <a href="https://cdn.ymaws.com/irms.org.uk/resource/collection/8BCEF755-0353-4F66-9877-">https://cdn.ymaws.com/irms.org.uk/resource/collection/8BCEF755-0353-4F66-9877-</a> CCDA4BFEEAC4/2016 IRMS Toolkit for Schools v5 Master.pdf

It encompasses records managed by all types of school – some of the file descriptions listed may not be relevant to every school.

Please also note that for a number of years an Independent Inquiry into Child Sexual Abuse (formally the Goddard Inquiry) has been running. For the life of this Inquiry we must not destroy records that are:

- connected with child protection
- connected with child sexual abuse
- related to individuals working with children

In terms of how this fits with GDPR requirements, the suspension of the disposal of these records is covered by the Inquiries Act 2005 which makes it a criminal offence for anyone to knowingly destroy, alter or conceal records and information which is or may be relevant to the Inquiry. In effect this supersedes GDPR.

# 1 Child Protection

These retention periods should be used in conjunction with the document "Safeguarding Children and Safer Recruitment in Education which can be downloaded from this link:

https://www.gov.uk/government/publications/keeping-children-safe-in-education--2

Basic file description	Statutory Provisions	Retention period [operational]	Action at the en record	d of the administrative life of the	Protective Marking Classification
1.1 Child Protection files	Education Act 2002, s175, related guidance "Safeguarding Children in Education", September 2004	DOB + 25 years[1]	DISPOSAL	Child Protection information must be copied and sent under separate cover to new school/college whilst the child is still under 18 (i.e. the information does not need to be sent to a university for example)	

1.2	Allegation of a	Yes	Employment	Until the person's	SECURE	The following is an extract from	
	child protection		Practices Code:	normal retirement	DISPOSAL	"Safeguarding Children and Safer	
	nature against a		Supplementary	age, or 10 years		Recruitment in Education" p60	
	member of staff,		Guidance 2.13.1	from the date of the			
	including where		(Records of	allegation			IL4-Confidential
	the allegation is		Disciplinary and	whichever is the			
	unfounded		Grievance)	longer			
			Education Act 2002			"Record Keeping	
			guidance "Dealing				
			with Allegations of				
			Abuse against				
			Teachers and Other				
			Staff" November				
			2005				
			Staff" November				

	5.10 It is important that a clear and comprehensive summary of any allegations made, details of how the allegation was followed up and resolved, and a note of any action taken and decisions reached, is kept on a person's confidential personnel file, and a copy provided to the person concerned. The purpose of the record is to enable accurate information to be given in response to any future request for a reference if the person has moved on. It will provide clarification in cases where a future DBS Disclosure reveals information from the police about an allegation that did not result in a criminal conviction. And it will help to prevent unnecessary reinvestigation if, as sometimes happens, an allegation re-surfaces after a period of time. The record should be retained at least until the person has reached normal retirement age or for a period of 10 years from the date of the allegation if that is longer."
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[1] This amendment has been made in consultation with the Safeguarding Children Group.

# 2 Governors

	Basic file description	Data Prot Issues	Statutory Provisions	Retention period [operational]	Action at the en record	d of the administrative life of the	Protective Marking Classification		
2.1	Minutes								
	Principal set (signed)	No		Permanent	Retain in school for 6 years from date of meeting	Transfer to Archives	IL3 - RESTRICTED		
	Inspection copies	No		Date of meeting + 3 years	SECURE DISPOSAL [If these minutes contain any sensitive personal information they should be SECURELY DISPOSED		IL3 - RESTRICTED		
2.2	Agendas	No		Date of meeting	SECURE DISPOSAL		IL1-Unclassified		
2.3	Reports	No		Date of report + 6 years	Retain in school for 6 years from date of meeting	Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL1-Unclassified		

2.4		No	Date of meeting + 6		Transfer to Archives	
	meeting papers		years	for 6 years from date of meeting	[The appropriate archivist will then take a sample for permanent preservation]	IL1–Unclassified
2.5	Instruments of Government	No	Permanent	Retain in school whilst school is open	Transfer to Archives when the school has closed	IL1-Unclassified
2.6	Trusts and Endowments	No	Permanent	Retain in school whilst operationally required	Transfer to Archives	IL1–Unclassified
2.7	Action Plans	No	Date of action plan + 3 years	SECURE DISPOSAL	It may be appropriate to offer to the Archives for a sample to be taken if the school has been through a difficult period	IL1–Unclassified
2.8	- ····· <b>)</b>	No	Expiry of policy	Retain in school	Transfer to Archives	
	Policy documents (does not include school specific policies such as writing policies etc.)			whilst policy is operational (this includes if the expired policy is part of a past decision making process)	[The appropriate archivist will then take a sample for permanent preservation]	IL1–Unclassified
2.9	Complaints files	Yes	Date of resolution o	f Retain in school		
			complaint + 6 years	for the first six years		IL3 - RESTRICTED

					Review for further retention in the case of contentious disputes  SECURE DISPOSAL		
2.10	Proposals for	No			Current year + 3	Transfer to Archives	
	schools to become, or be established as Specialist Status schools					[The appropriate archivist will then take a sample for permanent preservation]	IL2-PROTECT
3 Mar	nagement						
	Basic file description		Statutory Provisions	Retention period [operational]	Action at the encreased	d of the administrative life of the	Protective Marking Classification
3.1	Log Books	Yes[1]	-	Date of last entry in the book + 6 years	Retain in the school for 6 years from the date of the last entry.	Transfer to the Archives	IL3 - RESTRICTED
3.2	Minutes of the	Yes <sup>1</sup>		Date of meeting + 5	Retain in the	Transfer to Archives	IL3 - RESTRICTED

	Senior Management Team and other internal administrative bodies		years	years from	[The appropriate archivist will then take a sample for permanent preservation]	
3.3	Reports made by the head teacher or the management team	Yes <sup>1</sup>	Date of report + 3 years	school for 3 years from	Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL3 - RESTRICTED
3.4	Records created by head teachers, deputy head teachers, heads of year and other members of staff with administrative responsibilities		Closure of file + 6 years	SECURE DISPOSAL		IL3 - RESTRICTED
3.5	Correspondence created by head teachers, deputy head teachers, heads of year and other members of staff with administrative responsibilities	No	Date of correspondence + 3 years	SECURE DISPOSAL		IL2-PROTECT

3.6	Professional development plans (Management plans for professional	Yes	Closure + 6 years	SECURE DISPOSAL		IL3 - RESTRICTED
	development plans of staff)					
3.7	School development plans	No	Closure + 6 years	Review	Offer to the Archives	IL2-PROTECT
3.8	Admissions – if the admission is successful	Yes	Admission + 1 year	SECURE DISPOSAL		IL3 - RESTRICTED
3.9	Admissions – if the appeal is unsuccessful	Yes	Resolution of case + 1 year	SECURE DISPOSAL		IL3 - RESTRICTED
3.10	Admissions – Secondary Schools – Casual	Yes	Current year + 1 year	SECURE DISPOSAL		IL3 - RESTRICTED
3.11	Proofs of address supplied by parents as part of the admissions process		Current year + 1 year	SECURE DISPOSAL		IL3 - RESTRICTED

<sup>[1]</sup> From January 1st 2005 subject access is permitted into unstructured filing systems and log books and other records created within the school containing details about the activities of individual pupils and members of staff will become subject to the Data Protection Act 1998.

## 4 Management

	Basic file description		Statutory Provisions	Retention period [operational]	Action at the end record	d of the administrative life of the	Protective Marking Classification
4.1	Admission Registers	Yes		Date of last entry in the book (or file) + 6 years		Transfer to the Archives	IL3 - RESTRICTED
4.2	Attendance registers		The Education (Pupil Registration) (England) Regulations 2006 (No. 1751)	Date of register + 3 years	SECURE DISPOSAL [If these records are retained electronically any back up copies should be destroyed at the same time]		IL3 - RESTRICTED
4.3	Pupil record cards	8		1	1	l	

4.3a	Primary	Yes		Retain for the time which the pupil remains at the primary school	Transfer to the secondary school (or other primary school) when the child leaves the school. In the case of exclusion it may be appropriate to transfer the record to the Behaviour Service	IL3 - RESTRICTED
4.3b	Secondary	Yes	Limitation Act 1980	DOB of the pupil + 25 years[1]	SECURE DISPOSAL	IL3 - RESTRICTED
4.4	Pupil files					

4.4a	Primary	Yes	Retain for the time which the pupil remains at the primary school	Transfer to the secondary school (or other primary school) when the child leaves the school.  In the case of exclusion it may be appropriate to transfer the record to the Behaviour Service	IL3 - RESTRICTED
4.4b	Secondary	Yes	DOB of the pupil + 25 years[2]	SECURE DISPOSAL	IL3 - RESTRICTED

4.5	Special Educational Needs files, reviews and Individual Education Plans	Yes	DOB of the pupil + 25 years the review  NOTE: This retention period is the minimum period that any pupil file should be kept. Some authorities choose to keep SEN files for a longer period of time to defend themselves in a "failure to provide a sufficient education" case. There is an element of business risk analysis involved in any decision to keep the records longer than the minimum retention period.	IL4-Confidential
4.6	Correspondence Relating to Authorised Absence and Issues	No	Date of absence + 2 SECURE years DISPOSAL	IL2-PROTECT
4.7	Absence books	Yes	Current year + 6 SECURE years DISPOSAL	IL3 - RESTRICTED

4.8	Examination results	Yes					
4.8a	Public	No		Year of examinations + 6 years	DISPOSAL	Any certificates left unclaimed should be returned to the appropriate Examination Board	IL2-PROTECT
4.8b	Internal examination results	Yes		Current year + 5 years[3]	SECURE DISPOSAL		IL2-PROTECT
4.9	Any other records created in the course of contact with pupils	О		Current year + 3 years	Review at the end of 3 years and either allocate a further retention period or SECURE DISPOSAL		IL3 - RESTRICTED
4.10	Statement maintained under The Education Act 1996 - Section 324		Special Educational Needs and Disability Act 2001 Section 1		SECURE DISPOSAL unless legal action is pending		IL4-Confidential
4.11	Proposed statement or amended statement		Special Educational Needs and Disability Act 2001 Section 1		SECURE DISPOSAL unless legal action is pending		IL4-Confidential

	Advice and information to parents regarding educational needs		Special Educational Needs and Disability Act 2001 Section 2		SECURE DISPOSAL unless legal action is pending	IL4-Confidential
4.13	Accessibility Strategy	Yes	Special Educational Needs and Disability Act 2001 Section 14	·	SECURE DISPOSAL unless legal action is pending	IL3 - RESTRICTED
4.14	Children's SEN Files	Yes		DOB of pupil + 25 years then review – it may be appropriate to add an additional retention period in certain cases	SECURE DISPOSAL unless legal action is pending	IL4-Confidential
	Parental permission slips for school trips – where there has been no major incident	Yes		Conclusion of the trip	SECURE DISPOSAL	IL3 - RESTRICTED

4.16	Parental permission slips for school trips – where there has been a major incident	Yes		DOB of the pupil involved in the incident + 25 years  The permission slips for all pupils on the trip need to be retained to show that the rules had been followed for all pupils		IL3 - RESTRICTED
4.17	Records created by schools to obtain approval to run an Educational Visit outside the Classroom - Primary Schools		3 part supplement to the Health & Safety of Pupils on Educational Visits (HASPEV) (1998).		SECURE DISPOSAL or delete securely	IL2-PROTECT
4.18	Records created by schools to obtain approval to run an Educational Visit outside the Classroom - Secondary Schools		3 part supplement to the Health & Safety of Pupils on Educational Visits (HASPEV) (1998).	Date of visit + 10 years <sup>7</sup>	SECURE DISPOSAL or delete securely	IL2-PROTECT

1.19	Walking Bus	Yes	Date of register + 3	SECURE	
	registers		•	DISPOSAL	
	registers		<u>,                                      </u>		
				[If these records	
				are retained	
				electronically any	
				back up copies	
				should be	
				destroyed at the	
				same time]	
			This takes into		IL3 - RE
			account the fact		120 112
			that if there is an		
			incident requiring		
			an accident report		
			the register will be		
			submitted with the		
			accident report and		
			kept for the period		
			of time required for		
			accident reporting		
			accident reporting		

[1] In the case of exclusion it may be appropriate to transfer the record to the Behaviour Service

<sup>[2]</sup> As above

<sup>[3]</sup> If these records are retained on the pupil file or in their National Record of Achievement they need only be kept for as long as operationally necessary.

<sup>[4]</sup> This retention period has been set in agreement with the Safeguarding Children's Officer

5 Cu	rriculum					
	Basic file description		Statutory Provisions	Retention period [operational]	Action at the end of the administrative life of the record	Protective Marking Classification
5.1	Curriculum development	No		Current year + 6 years	SECURE DISPOSAL	IL1-Unclassified
5.2	Curriculum returns	No		Current year + 3 years	SECURE DISPOSAL	IL1-Unclassified
5.3	School syllabus	No		Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or SECURE DISPOSAL	IL1–Unclassified
5.4	Schemes of work	No		Current year + 1 year  This retention period starts once the document has been superseded	It may be appropriate to review these records at the end of each year and allocate a new retention period or SECURE DISPOSAL	IL1–Unclassified

5.5	Timetable	No	Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or SECURE DISPOSAL	IL1–Unclassified
5.6	Class record books	No	Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or SECURE DISPOSAL	IL2-PROTECT
5.7	Mark Books	No	Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or SECURE DISPOSAL	IL2-PROTECT

5.8	Record of homework set	No	Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or SECURE DISPOSAL	IL2-PROTECT
5.9	Pupils' work	No	Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or SECURE DISPOSAL	IL2-PROTECT
5.1	Examination results	Yes	Current year + 6 years	SECURE DISPOSAL	IL3 - RESTRICTED
5.11	SATS records	Yes	Current year + 6 years	SECURE DISPOSAL	IL3 - RESTRICTED
5.12	PAN reports	Yes	Current year + 6 years	SECURE DISPOSAL	IL3 - RESTRICTED
5.13	Value added records	Yes	Current year + 6 years	SECURE DISPOSAL	IL3 - RESTRICTED
5.14	Self Evaluation Forms	Yes	Current year + 6 years	SECURE DISPOSAL	IL3 - RESTRICTED

6 Per	sonnel Records h	neld in S	Schools				
	Basic file description		Statutory Provisions	Retention period [operational]	Action at the end record	d of the administrative life of the	Protective Marking Classification
6.1	Timesheets, sick pay		Financial Regulations	Current year + 6 years	SECURE DISPOSAL		IL2-PROTECT
6.2	Staff Personal files	Yes		Termination + 7 years	SECURE DISPOSAL		IL2-PROTECT
6.3	Interview notes and recruitment records	Yes		Date of interview + 6 months	SECURE DISPOSAL		IL2-PROTECT
6.4	Pre-employment vetting information (including DBS Checks)	No	DBS Guidelines	Date of check + 6 months	SECURE DISPOSAL [by the designated member of staff]		IL2-PROTECT
6.41	Single Central Record	Yes	ISA guidelines	Keep until school closure	Offer to local authority designated officer		IL2-PROTECT

6.5	Disciplinary proceedings:		Where the warning relates to child prote see 1.2. If the disciplinary proceedings rehild protection matter please contact y safeguarding children officer for further	relate to a our	
6.5a	oral warning	Yes	Date of warning + 6 S months.	ECURE IISPOSAL	IL2-PROTECT
6.5b	written warning – level one	Yes	1	ECURE ISPOSAL	IL2-PROTECT
6.5c	final warning	Yes		ECURE ISPOSAL	IL2-PROTECT
6.5d	case not found	Yes	l l	ECURE IISPOSAL	IL2-PROTECT
6.6	Records relating to accident/injury at work	Yes		ECURE ISPOSAL	IL2-PROTECT

	Annual appraisal/assess ment records	No		Current year + 5 years	SECURE DISPOSAL	IL2-PROTECT
6.8	Salary cards	Yes		Last date of employment + 85 years	SECURE DISPOSAL	IL2-PROTECT
6.9	Maternity pay records		Statutory Maternity Pay (General) Regulations 1986 (SI 1986/1960), revised 1999 (SI 1999/567)	Current year, +3yrs	SECURE DISPOSAL	IL2-PROTECT
	Records held under Retirement Benefits Schemes (Information Powers) Regulations 1995			Current year + 6 years	SECURE DISPOSAL	IL2-PROTECT

6.11 Proof of identity	Yes	Where possible	IL2-PROTECT
collected as part		these should be	
of the process of		checked	
checking		and a note kept	
"portable"		of what was seen	
enhanced DBS		and	
disclosure		what has been	
		checked. If it is	
		felt	
		necessary to	
		keep copy	
		documentation	
		then this should	
		be placed on the	
		member of staff's	
		personal file.	

[1] If this is placed on a personal file it must be weeded from the file.

## 7 Health and Safety

	description	Provisions	Retention period [operational]	Action at the end record	d of the administrative life of the	Protective Marking Classification
7	Accessibility Plans		Current year + 6 years	SECURE DISPOSAL		IL1-Unclassified

7.2	Accident Reporting		Social Security (Claims and Payments) Regulations 1979 Regulation 25. Social Security Administration Act 1992 Section 8. Limitation Act 1980			
7.2a	Adults (All Accidents)	Yes		Date of incident + 7 years	SECURE DISPOSAL	IL3 - RESTRICTED
7.2b	Children (All Accidents)	Yes		DOB of child + 25 years[1]	SECURE DISPOSAL	IL3 - RESTRICTED
7.3	COSHH	No		Current year + 10 years [where appropriate an additional retention period may be allocated]	SECURE DISPOSAL	IL1–Unclassified
7.4	Incident reports	Yes		Current year + 20 years	SECURE DISPOSAL	IL3 - RESTRICTED
7.5	Policy Statements	No		Date of expiry + 1 year	SECURE DISPOSAL	IL1-Unclassified
7.6	Risk Assessments	No		Current year + 3 years	SECURE DISPOSAL	IL1-Unclassified

7.7	monitoring of areas where employees and persons are likely to have become in contact with asbestos		years	SECURE DISPOSAL	IL1–Unclassified
7.8	Process of monitoring of areas where employees and persons are likely to have come in contact with radiation	No	SECURE DISPOSAL		IL1–Unclassified
7.9	Fire Precautions log books	No	Current year + 6 years	SECURE DISPOSAL	IL1-Unclassified

[1] A child may make a claim for negligence for 7 years from their 18th birthday. To ensure that all records are kept until the pupil reaches the age of 25 this retention period has been applied.

## 8 Administrative

			Provisions	Retention period [operational]	Action at the end of the administrative life of the record		Protective Marking Classification
8.1	Employer's Liability certificate	No		Closure of the school + 40 years	SECURE DISPOSAL		IL1-Unclassified

8.2	Inventories of equipment and furniture	No	Current year + 6 years	SECURE DISPOSAL		IL1–Unclassified
8.3	General administrative records (records not specifically listed elsewhere)	No	Current year + 5 years	whether a further retention period	Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL1–Unclassified
8.4	School brochure or prospectus	No	Current year + 3 years		Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL1–Unclassified
8.5	Circulars (staff/parents/pup ils)	No	Current year + 1 year	SECURE DISPOSAL		IL1–Unclassified
8.6	Newsletters, ephemera	No	Current year + 1 year	whether a further retention period	Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL1–Unclassified
8.7	Visitors book	No	Current year + 2	Review to see	Transfer to Archives	IL1-Unclassified

				years		[The appropriate archivist will then take a sample for permanent preservation]	
8.8		No		Current year + 6	Review to see	Transfer to Archives	
	Associations			years	whether a further retention period is required	[The appropriate archivist will then take a sample for permanent preservation]	IL1–Unclassified
O Fire							
9 Fina	Basic file		Statutory	Retention period	Action at the en		Protective Marking
	•	Prot Issues	Provisions	[operational]	record		Classification
9.1	Annual Accounts	No	Financial Regulations	Current year + 6 years		Offer to the Archives	IL2-PROTECT
9.2	Loans and grants	No	Financial	Date of last	Review to see	Transfer to Archives	IL2-PROTECT

			Regulations	payment on loan + 12 years	retention period	[The appropriate archivist will then take a sample for permanent preservation]	
9.3	Contracts						
9.3a	under seal	No		Contract completion date + 12 years	SECURE DISPOSAL		IL2-PROTECT
9.3b	under signature	No		Contract completion date + 6 years	SECURE DISPOSAL		IL2-PROTECT
9.3c	monitoring records  (Bolton Council Corporate Property Unit may hold these records on the schools behalf)	No		Current year + 2 years	SECURE DISPOSAL		IL2-PROTECT
9.4	Copy orders	No		Current year + 2 years	SECURE DISPOSAL		IL2-PROTECT
9.5	Budget reports, budget monitoring etc	No		Current year + 3 years	SECURE DISPOSAL		IL2-PROTECT
9.6	Invoice, receipts and other records covered by the Financial Regulations	No	Financial Regulations	Current year + 6 years	SECURE DISPOSAL		IL2-PROTECT

9.7	Annual Budget and background papers	No		Current year + 6 years	SECURE DISPOSAL	IL2-PROTECT
9.8	Order books and requisitions	No		Current year + 6 years	SECURE DISPOSAL	IL2-PROTECT
9.9	Delivery Documentation	No		Current year + 6 years	SECURE DISPOSAL	IL2-PROTECT
9.1	Debtors' Records	No	Limitation Act 1980	Current year + 6 years	SECURE DISPOSAL	IL2-PROTECT
9.11	School Fund – Cheque books	No		Current year + 3 years	SECURE DISPOSAL	IL2-PROTECT
9.12	School Fund – Paying in books	No		Current year + 6 years then review	SECURE DISPOSAL	IL2-PROTECT
9.13	School Fund – Ledger	No		Current year + 6 years then review	SECURE DISPOSAL	IL2-PROTECT
9.14	School Fund – Invoices	No		Current year + 6 years then review	SECURE DISPOSAL	IL2-PROTECT
9.15	School Fund – Receipts	No		Current year + 6 years	SECURE DISPOSAL	IL2-PROTECT
9.16	School Fund – Bank statements	No		Current year + 6 years then review	SECURE DISPOSAL	IL2-PROTECT
9.17	School Fund – School Journey books	No		Current year + 6 years then review	SECURE DISPOSAL	IL2-PROTECT

9.18	Student Grant Applications	Yes		Current year + 6 years then review	SECURE DISPOSAL		IL2-PROTECT
9.19	Free school meals registers	Yes	Financial Regulations	Current year + 6 years	SECURE DISPOSAL		IL3 - RESTRICTED
9.20	Petty cash books		Financial Regulations	Current year + 6 years	SECURE DISPOSAL		IL2-PROTECT
10 Pr	operty						
	Basic file description		Statutory Provisions	Retention period [operational]	Action at the end record	d of the administrative life of the	Protective Marking Classification
10.1	Title Deeds	No		Permanent	Permanent these should follow the property unless the property has been registered at the Land Registry	Offer to Archives if the deeds are no longer needed	IL2-PROTECT
10.2	Plans	No		Permanent	Retain in school whilst operational	Offer to Archives[1]	IL3 - RESTRICTED
10.3							

10.4	Leases	No	Expiry of lease + 6 years	SECURE DISPOSAL	IL2-PROTECT
10.5	Lettings	No	Current year + 3 years	SECURE DISPOSAL	IL2-PROTECT
	Burglary, theft and vandalism report forms	No	Current year + 6 years	SECURE DISPOSAL	IL2-PROTECT
10.7	Maintenance log books	No	Last entry + 10 years	SECURE DISPOSAL	IL1-Unclassified
	Contractors' Reports	No	Current year + 6 years	SECURE DISPOSAL	IL2-PROTECT

[1] If the property has been sold for private housing then the archives service will embargo these records for an appropriate period of time to prevent them being used to plan or carry out a crime.

## 11 Local Education Authority

	Basic file description		Statutory Provisions	Retention period [operational]	Action at the end record	d of the administrative life of the	Protective Marking Classification
11.1	Secondary Transfer Sheets (Primary)	Yes		Current year + 2 years	SECURE DISPOSAL		IL3 - RESTRICTED
11.2	Attendance returns	Yes		Current year + 1 year	SECURE DISPOSAL		IL3 - RESTRICTED

	LEA	No Idren, So	chools and Familie	operationally	retention period	Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL1–Unclassified
	Basic file	Data	Statutory Provisions	Retention period [operational]	Action at the en record	d of the administrative life of the	Protective Marking Classification
12.1	OFSTED reports and papers	No		Replace former report with any new inspection report	Schools may wish to retain copies of former reports for longer	Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL2-PROTECT
12.2	Returns	No		Current year + 6 years	SECURE DISPOSAL		IL3 - RESTRICTED
12.3	Circulars from	No		Whilst operationally	Review to see	Transfer to Archives	IL1-Unclassified

	Department for Children, Schools and Families			required		[The appropriate archivist will then take a sample for permanent preservation]	
13 Ca	reers						
	Basic file description		Statutory Provisions	Retention period [operational]	Action at the en record	d of the administrative life of the	Protective Marking Classification
13.1	Service level agreements	No		Until superseded	SECURE DISPOSAL		IL1–Unclassified
13.2	Work Experience agreement	Yes			SECURE DISPOSAL		IL3 - RESTRICTED
14 Sc	hools Meals						
	Basic file description		Statutory Provisions	Retention period [operational]	Action at the en record	d of the administrative life of the	Protective Marking Classification

14.1	Dinner Register	Yes		C + 3 years	SECURE DISPOSAL		IL2-PROTECT
14.2	School Meals Summary Sheets	Yes		C + 3 years	SECURE DISPOSAL		IL2-PROTECT
15 Fa	mily Liaison Offic	cers and	Parent Support	Assistants			
	Basic file description		Statutory Provisions	Retention period [operational]	Action at the en record	d of the administrative life of the	Protective Marking Classification
15.1	Day Books	Yes		Current year + 2 years then review	SECURE DISPOSAL		IL3 - RESTRICTED
15.2	Reports for outside agencies  – where the report has been included on the case file created by the outside agency	Yes		Whilst the child is attending the school then destroy	SECURE DISPOSAL		IL3 - RESTRICTED
15.3	Referral forms	Yes		While the referral is current then	SECURE DISPOSAL		IL4-Confidential
15.4	Contact data sheets	Yes		Current year then review, if contact is no longer active then destroy	SECURE DISPOSAL		IL2-PROTECT

	Rasic file	Data	Statutory	Potention period	A . (* ( . (	od of the administrative life of the			
16.1 I	6.1 Records to be kept by Registered Persons - All Cases								
16 Early Years Provision (Childcare / Nursery provision etc.)									
							IL4-Confidential		
15.7	Early Help Assessments	Yes		Current year + 6	SECURE DISPOSAL				
	(FLO work)			years	DISPOSAL		IL2-PROTECT		
15.6	family member) Group Registers	Yes		Current year + 2	SECURE				
	records with agencies and								
	entries (FLO contact			review, if contact is no longer active then destroy			IL2-PROTECT		
15.5	Contact database	Yes		Current year then	DELETE				

description	Statutory Provisions	Retention period [operational]	Action at the end record	d of the administrative life of the	Protective Marking Classification
The name, home address and date of birth of each child who is looked after on the premises		Closure of setting + 50 years			IL3 - RESTRICTED

			[These could be required to show whether or not an individual child attended the setting in a child protection investigation]		
2	The name, home address and telephone number of a parent of each child who is looked after on the premises	Yes	If this information is kept in the same book or on the same form as in 16.1.1 then the same retention period should be used as in 16.1.1		
			If the information is stored separately, then destroy once the child has left the setting (unless the information is collected for anything other than emergency contact)		IL3 - RESTRICTED

3	The name, address and telephone number of any person who will be looking after children on the premises	Yes		See 16.4.5 below		IL3 - RESTRICTED
16.1. 4	A daily record of the names of children looked after on the premises, their hours of attendance and the names of the persons who looked after them		The Day Care and Child Minding (National Standards) (England) Regulations 2003	The regulations say that these records should be kept for 2 years (SI20031996 7(1b)). If these records are likely to be needed in a child protection setting (see 16.1.1 above) then the records should be retained for closure of setting + 50 years		IL3 - RESTRICTED
16.1. 5	A record of accidents occurring on the premises and incident books relating to other incidents	Yes	The Day Care and Child Minding (National Standards) (England) Regulations 2003[1]	DOB of the child involved in the accident or the incident + 25 years  If an adult is injured then the accident book must be kept for 7 years from the date of the incident		IL2-PROTECT

6	A record of any medicinal product administered to any child on the premises, including the date and circumstances of its administration, by whom it was administered, including medicinal products which the child is permitted to administer to himself, together with a record of parent's consent		Child Minding (National	DOB of the child being given/taking the medicine + 25 years		IL3 - RESTRICTED
16.1. 7	Records of transfer	Yes		One copy is to be given to the parents, one copy transferred to the Primary School where the child is going		IL2-PROTECT

	Portfolio of work, observations and so on		To be sent ho with the child	ne	IL2-PROTECT
9		Yes	Once the setti had sight of the certificate and recorded the necessary information the original can be returned to the parents. There requirement to a copy of the certificate.	is no keep irth	IL3 - RESTRICTED

[1] The regulations say that these records should be kept for 2 years (SI20031996 7(1b)). The Statute of Limitations states that a minor may make a claim for 7 years from their eighteenth birthday, therefore the retention should be for the longer period.

[2] The regulations say that these records should be kept for 2 years (SI20031996 7(1b)). The NHS records retention schedule states that any records relating to a child under the age of 18 should be retained until that child reaches the age of 25 years. Therefore, the retention should be DOB of the child being given/taking the medicine + 25 years

16.2 Records to be kept by Registered Persons - Day Care (Relates to nursery and child minding provision

Basic file Statutory Retention period Action at the end of the administrative life of the Protective Marking Data Provisions Prot record Classification description [operational] Issues 16.2. The name and Yes See 16.4 below address and telephone number of the registered person **IL3 - RESTRICTED** and every other person living or employed on the premises

16.2. 2	A statement of the procedure to be followed in the event of a fire or accident	No	Procedure superseded + 7 years		IL1–Unclassified
16.2. 3	A statement of the procedure to be followed in the event of a child being lost or not collected	No	Procedure superseded + 7 years		IL1–Unclassified
16.2. 4	A statement of the procedure to be followed where a parent has a complaint about the service being provided by the registered person		Until superseded		IL1–Unclassified

	A statement of the arrangements in place for the protection of children, including arrangements to safeguard the children from abuse or neglect and procedures to be followed in the event of allegations of abuse or neglect	Yes		Closure of setting + 50 years  [These could be required to show whether or not an individual child attended the setting in a child protection investigation]		IL4-Confidential
16.3 F	Basic file	Data	gistered Persons Statutory Provisions	- Overnight provisio Retention period [operational]	d of the administrative life of the	Protective Marking Classification

1	Emergency contact details for appropriate adult to collect the child if necessary			Destroy once the child has left the setting (unless the information is collected for anything other than emergency contact)		IL3 - RESTRICTED
2	Contract, signed by the parent, stating all the relevant details regarding the child and their care, including the name of the emergency contact and confirmation of their agreement to collect the child during the night	Yes		Date of birth of the child who is the subject of the contract + 25 years		IL3 - RESTRICTED
	Basic file   Data   Statutory   Retention period   Action at the end of the administrative life of the   Protective Marking					
	description		Statutory Provisions	Retention period [operational]	record	Classification
Finan	Financial Records					

16.4. 1	Financial records  – accounts, statements, invoices, petty cash etc	No		Current year + 6 years			IL2-PROTECT
Insur	ance						
16.4. 2	Insurance policies – Employers Liability		Employers Liability Financial Regulations	The policies are kept for a minimum of 6 years and a maximum of 40 years depending on the type of policy			IL1–Unclassified
16.4. 3	Claims made against insurance policies – damage to property	Yes		Case concluded + 3 years			IL2-PROTECT
4	against insurance policies – personal injury	Yes		Case concluded + 6 years			IL2-PROTECT
	Human Resources						
16.4. 5	Personal Files - records relating to an individual's employment history	<u>Yes</u>		Termination + 6 years then review			IL3 - RESTRICTED

6	Pre-employment vetting information (including DBS checks)	No	DBS guidelines	Date of check + 6 months			IL4-Confidential
16.4. 7	Staff training records – general	Yes		Current year + 2 years			IL2-PROTECT
8	Training (proof of completion such as certificates, awards, exam results)	Yes		Last action + 7 years			IL2-PROTECT
	Premises and Health and Safety						
16.4. 9	Premises files (relating to maintenance)	No		Cessation of use of building + 7 years then review			IL1–Unclassified
16.4. 10	Risk Assessments	No		Current year + 3 years			IL1-Unclassified
[1] Fo	r Data Protection p	urposes	the following inform	nation should be kept	on the file for the	following periods :	
• a	Il documentation o	n the pe	rsonal file		Duration of emplo	pyment	
•	pre-employment a	nd vettii	ng information		Start date + 6 mo	nths	
•	records relating to	accider	nt or injury at work		Minimum of 12 years		
•	annual appraisal/assessment records				Minimum of 5 yea	nrs	
•	records relating to disciplinary matters (kept on personal files)						

o oral warning	6 months
o first level warning	6 months
o second level warning	12 months
o final warning	18 months