

April 2025 Review April 2026

Contents:

Statement of intent

- 1. Legal framework
- 2. Applicable data
- 3. Accountability
- 4. Roles and responsibilities
- 5. Collecting personal data
- 6. Parental requests to see the educational record
- 7. Consent
- 8. The right of access
- 9. Automated decision making and profiling
- 10. Data protection by design and default
- 11. Data breaches
- 12. Data security
- 13. Safeguarding
- 14. CCTV and photography
- 15. Cloud computing
- 16. Data retention
- 17. DBS data
- 18. Training
- 19. Monitoring and review

Statement of intent

Westhoughton High School is required to keep and process certain information about its staff members, students, parents, governors, visitors and other individuals in accordance with its legal obligations.

The school may, from time to time, be required to share personal information about its staff or students with other organisations, mainly the LA, DfE, other schools and educational bodies, and potentially children's services.

This policy is in place to ensure all staff and governors are aware of their responsibilities and outlines how the school complies with the following core principles of the UK GDPR.

Organisational methods for keeping data secure are imperative, and Westhoughton High School believes that it is good practice to keep clear practical policies, backed up by written procedures.

| Signed by: | | | |
|------------|--------------------|-------|--|
| | Headteacher | Date: | |
| | Chair of governors | Date: | |
| | | | |

1 Legal framework

This policy has due regard to legislation, including, but not limited to the following:

- The UK General Data Protection Regulation (**UK GDPR**)
- The Data Protection Act 2018 (DPA)
- The Freedom of Information Act 2000
- The Education (Student Information) (England) Regulations 2005 (as amended in 2018)
- The Freedom of Information and Data Protection (Appropriate Limit and Fees) Regulations 2004
- The School Standards and Framework Act 1998
- Electronic Commerce (EC Directive) Regulations 2002
- The Privacy and Electronic Communications (EC Directive) Regulations 2003
- Protection of Freedoms Act 2012
- DfE (2024) 'Keeping Children Safe in Education 2024'

This policy is based on guidance by the Information Commissioner's Office (ICO) and guidance from the Department for Education (DfE). This policy will be implemented in conjunction with other related school policies including but not limited to:

- Privacy notices (staff & students)
- E-safety Policy
- Acceptable Usage
- Freedom of Information Policy
- Surveillance and CCTV Policy
- Child Protection and Safeguarding Policy

2 Applicable data

For the purpose of this policy, personal data refers to information that relates to an identified or identifiable, living individual, including, but not limited to,names (including initials), identification numbers, a username, an IP address or a job description. The UK GDPR applies to both automated personal data and to manual filing systems, where personal data is accessible according to specific criteria, as well as to chronologically ordered data and pseudonymised data, e.g. key-coded.

Sensitive personal data is referred to in the UK GDPR as 'Special categories of personal data' and can include, but is not limited to:

- Genetic data.
- Biometric data.
- Data concerning health.

- Data concerning a person's sex life.
- Data concerning a person's sexual orientation.
- Racial or ethnic origin.
- Political opinions, religious or philosophical beliefs.
- Trade union membership.
- Principles.

'Special categories of personal data' does not include data about criminal allegations, proceedings or convictions. In the case of criminal offence data, schools are only able to process this if it is either:

- Under the control of official authority; or
- Authorised by domestic law.

The latter point can only be used if the conditions of the reason for storing and requiring the data fall into one of the conditions below:

The processing is necessary for the purposes of performing or exercising obligations
or rights which are imposed or conferred by law on the controller of the data subject in
connection with employment, social security, social protection, health or social care
purposes, public health, and research.

In accordance with the requirements outlined in the UK GDPR and DPA (the **Data Protection Legislation**), personal data will be:

- Processed lawfully, fairly and in a transparent manner.
- Collected for specified, explicit and legitimate purposes.
- Adequate, relevant and limited to what is necessary in relation to the purposes for which they are processed.
- Accurate and, where necessary, kept up to date.
- Kept for no longer than is necessary for the purposes for which the personal data is processed unless a law allows that data to be kept for a minimum time.
- Processed in a manner that ensures appropriate security of the personal data,

The UK GDPR also requires that "the controller shall be responsible for, and able to demonstrate, compliance with" the above principles.

3 Accountability

Westhoughton High School will implement appropriate technical and organisational measures to demonstrate that data is processed in line with the principles set out in the UK GDPR.

The school will provide comprehensive, clear and transparent privacy policies. Records of activities relating to higher risk processing will be maintained, such as the processing of activities that:

- Are not occasional.
- Could result in a risk to the rights and freedoms of individuals.

- Involve the processing of special categories of data or criminal conviction and offence data
- Internal records of processing activities will include the following:
 - Name and details of the organisation
 - Purpose(s) of the processing
 - Description of the categories of individuals and personal data
 - Retention schedules
 - Categories of recipients of personal data
 - Description of technical and organisational security measures in place to protect the personal data
 - Details of transfers to third countries, including documentation of the transfer mechanism safeguards in place

The school will also document other aspects of compliance with the UK GDPR and DPA where this is deemed appropriate in certain circumstances by the DPO, including the following:

- Information required for privacy notices, e.g. the lawful basis for the processing
- Records of consent
- Controller-processor contracts
- The location of personal data
- Data Protection Impact Assessment (DPIA) reports
- Records of personal data breaches

4. Roles and responsibilities

4.1 Governing Body

The governing body has overall responsibility for ensuring that our school complies with all relevant data protection obligations.

4.2 Data Protection Officer (DPO)

We are required to appoint a DPO who will be responsible for overseeing the implementation of this policy, monitoring our compliance with data protection legislation and developing related policies and guidelines where appliable. They will also be the central point of contact for all data subjects and others in relation to matters of data protection.

A DPO will be appointed in order to:

- Inform and advise the school and its employees about their obligations to comply with the UK GDPR and other data protection laws.
- Monitor the school's compliance with the UK GDPR, the DPA and other laws, including managing internal data protection activities, advising on data protection impact assessments, conducting internal audits, and providing the required training to staff members.

 Cooperate with the ICO and act as the first point of contact for the ICO and for individuals whose data is being processed.

The DPO is responsible for:

- Coordinating a proactive and preventative approach to data protection.
- Calculating and evaluating the risks associated with the school's data processing.
- Having regard to the nature, scope, context, and purposes of all data processing.
- Prioritising and focussing on more risky activities, e.g. where special category data is being processed.
- Promoting a culture of privacy awareness throughout the school community.
- Carrying out ad hoc reviews of data practices to ensure staff understand and are acting in accordance with relevant data protection laws.

The DPO will report to the highest level of management at the school, which is the governing body. The DPO will provide a termly report of their activities directly to the governing body and, where relevant, report their advice and recommendations on school data protection issues.

Staff will ensure that they involve the DPO in all data protection matters closely and in a timely manner.

The DPO will operate independently and will not be dismissed or penalised for performing their task.

Sufficient resources will be provided to the DPO to enable them to meet their UK GDPR obligations.

Our DPO is Gillian Bailey and is contactable via the main school office.

4.3 Headteacher

The headteacher acts as the representative of the data controller on a day-to-day basis.

4.4 All staff

Staff are responsible for:

- Collecting, storing and processing any personal data in accordance with this policy
- Informing the school 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 UK
 - If there has been a data breach

- 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

5. Collecting personal data

5.1 Lawfulness, fairness and transparency

We will only process personal data where we have 1 of 6 'lawful bases' (legal reasons) to do so under Data Protection Legislation.

The legal basis for processing data will be identified and documented prior to data being processed. Under Data Protection Legislation, personal data will be lawfully processed under one or more of the following conditions:

- The consent of the data subject has been obtained.
- Processing is necessary so that the school can fulfil a contract with the individual, or because they have asked the school to take specific steps before entering into a contract.
- Processing is necessary for compliance with a legal obligation (not including contractual obligations).
- Processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller.
- Processing is necessary for protecting vital interests of a data subject or another person, i.e. to protect someone's life.
- Processing is necessary for the purposes of legitimate interests of the school or a third party, provided the individuals rights and freedoms are not overridden this condition is not available to processing undertaken by the school in the performance of its tasks as a public authority.

Special categories of personal data will only be processed under the Data Protection Legislation if the school meets one of following conditions:

- Explicit consent of the data subject or their parent/carer
- Processing carried out by a not-for-profit body with a political, philosophical, religious
 or trade union aim provided the processing relates only to members or former members
 (or those who have regular contact with it in connection with those purposes) and
 provided there is no disclosure to a third party without consent
- Processing relates to personal data made manifestly public by the data subject
- Processing is necessary for:
 - Performing or carrying out obligations in relation to employment, social security or social protection law
 - Ensuring the vital interests of a data subject or another individual where the data subject is physically or legally incapable of giving consent
 - The establishment, exercise or defence of legal claims
 - Reasons of substantial public interest with a basis in law which is proportionate to the aim pursued and which contains appropriate safeguards

- Health or social care purposes, and the processing is done by, or under the direction of, a health or social work professional or by any other person obliged to confidentiality under law
- Reasons of public health and the processing is done by, or under the direction of, a health professional or by any other person obliged to confidentiality under law

Archiving purposes, for scientific and historical research purposes or statistical purposes and the processing is in the public interest

For criminal offence data, we will meet both a lawful basis and a condition set out under data protection law. Conditions include:

- The individual (or their parent/carer when appropriate in the case of a pupil) has given consent
- The data needs to be processed to ensure the vital interests of the individual or another person, where the individual is physically or legally incapable of giving consent
- The data has already been made manifestly public by the individual
- The data needs to be processed for or in connection with legal proceedings, to obtain legal advice, or for the establishment, exercise or defence of **legal rights**
- The data needs to be processed for reasons of substantial public interest as defined in legislation

Whenever we first collect personal data directly from individuals, we will provide them with the relevant information required by data protection law.

We will always consider the fairness of our data processing. We will ensure we do not handle personal data in ways that individuals would not reasonably expect or use personal data in ways which have unjustified adverse effects on them.

5.2 Limitation, minimisation and accuracy

We will only collect personal data for specified, explicit and legitimate reasons. We will explain these reasons to the individuals when we first collect their data.

If we want to use personal data for reasons other than those given when we first obtained it, we will inform the individuals concerned before we do so and seek consent where necessary.

Staff must only process personal data where it is necessary in order to do their jobs.

We will keep data accurate and, where necessary, up to date. Inaccurate data will be rectified or erased when appropriate.

In addition, when staff no longer need the personal data they hold, they must ensure it is deleted or anonymised. This will be done in accordance with the school's record retention schedule.

For personal data to be processed fairly, data subjects must be made aware:

- That the personal data is being processed.
- Why the personal data is being processed.
- What the lawful basis is for that processing.
- Whether the personal data will be shared, and if so, with whom.

- The existence of the data subject's rights in relation to the processing of that personal data.
- The right of the data subject to raise a complaint with the ICO in relation to any processing.

The school has privacy notices for the following groups, which outline the information above that is specific to them:

- Prospective employees
- Students and their families
- School workforce
- Third parties
- Trustees and governors
- Volunteers

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 may include medical emergencies where it is not possible for the data subject to give consent to the processing. In such circumstances, the DPO will be consulted and a decision made only after seeking further clarification.

Where the school relies on:

- 'Performance of contract' to process a child's data, the school considers the child's competence to understand what they are agreeing to, and to enter into a contract.
- 'Legitimate interests' to process a child's data, the school takes responsibility for identifying the risks and consequences of the processing and puts age-appropriate safeguards in place.
- Consent to process a child's data, the school ensures that the requirements outlined
 in the 'Consent' section are met, and the school does not exploit any imbalance of
 power in the relationship between the school and the child.

6. Parental requests to see the educational record

Parents, or those with parental responsibility, have a legal right to free access to their child's educational record (which includes most information about a pupil) within 15 school days of receipt of a written request.

If the request is for a copy of the educational record, the school may charge a fee to cover the cost of supplying it.

This right applies as long as the pupil concerned is aged under 18.

There are certain circumstances in which this right can be denied, such as if releasing the information might cause serious harm to the physical or mental health of the pupil or another individual, or if it would mean releasing exam marks before they are officially announced.

7. Consent

Consent must be a positive indication. It cannot be inferred from silence, inactivity or preticked boxes.

Consent will only be accepted where it is freely given, specific, informed and an unambiguous indication of the individual's wishes. The data subject must be easily able to withdraw their consent to processing at any time.

Where consent is given, a record will be kept documenting how and when consent was given.

The school ensures that consent mechanisms meet the standards of the UK GDPR. Where the standard of consent cannot be met, an alternative legal basis for processing the data must be found, or the processing must cease.

Consent accepted under the DPA will be reviewed to ensure it meets the standards of the UK GDPR; however, acceptable consent obtained under the DPA will not be reobtained. Consent can be withdrawn by the individual at any time.

When pupils and staff join the school, the staff member or pupil (or, where appropriate, pupil's parent) will be required to complete a consent form for personal data use. This consent form deals with the taking and use of photographs and videos, amongst other things. Where appropriate, third parties may also be required to complete a consent form.

Where the school opts to provide an online service directly to a child, the child is aged 13 or over, and the consent meets the requirements outlined above, the school obtains consent directly from that child; otherwise, consent is obtained from whoever holds parental responsibility for the child, except where the processing is related to preventative or counselling services offered directly to children.

In all other instances with regards to obtaining consent, an appropriate age of consent is considered by the school on a case-by-case basis, taking into account the requirements outlined above.

8. The right of access

8.1 Subject Access Requests

Individuals have the right to obtain confirmation that their data is being processed.

Individuals, including children, have the right to submit a subject access request (SAR) to gain access to personal data that the school holds about them.

This includes:

- Confirmation that their personal data is being processed
- Access to a copy of the data
- The purposes of the data processing
- The categories of personal data concerned
- Who the data has been, or will be, shared with
- How long the data will be stored for, or if this isn't possible, the criteria used to determine this period
- Where relevant, the existence of the right to request rectification, erasure or restriction, or to object to such processing
- The right to lodge a complaint with the ICO or another supervisory authority
- The source of the data, if not the individual

- Whether any automated decision-making is being applied to their data, and what the significance and consequences of this might be for the individual
- The safeguards provided if the data is being transferred internationally

Subject access requests can be submitted in any form, but we may be able to respond to requests more quickly if they are made in writing and include:

- Name of individual
- Correspondence address
- Contact number and email address
- Details of the information requested

If staff receive a subject access request in any form they must immediately forward it to the DPO.

8.2 Children and subject access requests

Personal data about a child belongs to that child, and not the child's parents or carers. For a parent or carer to make a subject access request with respect to their child, the child must either be unable to understand their rights and the implications of a subject access request or have given their consent.

Children aged 12 and above are generally regarded to be mature enough to understand their rights and the implications of a subject access request. Therefore, most subject access requests from parents or carers of pupils at our school may not be granted without the express permission of the pupil. This is not a rule and a pupil's ability to understand their rights will always be judged on a case-by-case basis.

8.3 Responding to subject access requests

When responding to requests, we:

- May ask the individual to provide 2 forms of identification
- May contact the individual via phone to confirm the request was made
- Will respond without delay and within 1 month of receipt of the request (or receipt of the additional information needed to confirm identity, where relevant)
- Will provide the information free of charge
- May tell the individual we will comply within 3 months of receipt of the request, where a request is complex or numerous. We will inform the individual of this within 1 month, and explain why the extension is necessary

We may not disclose information for a variety of reasons, such as if it:

- Might cause serious harm to the physical or mental health of the pupil or another individual
- Would reveal that the child is being or has been abused, or is at risk of abuse, where the disclosure of that information would not be in the child's best interests
- Would include another person's personal data that we can't reasonably anonymise, and we don't have the other person's consent and it would be unreasonable to proceed without it
- Is part of certain sensitive documents, such as those related to crime, immigration, legal proceedings or legal professional privilege, management forecasts, negotiations, confidential references, or exam scripts

If the request is unfounded or excessive, we may refuse to act on it or charge a reasonable fee to cover administrative costs. We will take into account whether the request is repetitive in nature when making this decision.

When we refuse a request, we will tell the individual why and tell them they have the right to complain to the ICO or they can seek to enforce their subject access right through the courts.

8.4 Other data protection rights of the individual

In addition to the right to make a subject access request (see above), and to receive information when we are collecting their data about how we use and process it, individuals also have the right to:

- Withdraw their consent to processing at any time
- Ask us to rectify, erase or restrict processing of their personal data (in certain circumstances)
- Prevent use of their personal data for direct marketing
- Object to processing that has been justified on the basis of public interest, official authority or legitimate interests
- Challenge decisions based solely on automated decision making or profiling (i.e. making decisions or evaluating certain things about an individual based on their personal data with no human involvement)
- Be notified of a data breach (in certain circumstances)
- Make a complaint to the ICO
- Ask for their personal data to be transferred to a third party in a structured, commonly used and machine-readable format (in certain circumstances)

Individuals should submit any request to exercise these rights to the DPO. If staff receive such a request, they must immediately forward it to the DPO.

9. Automated decision making and profiling

The school will only ever conduct solely automated decision making with legal or similarly significant effects is the decision is:

- Necessary for entering into or performance of a contract.
- Authorised by law.
- Based on the individual's explicit consent.

Automated decisions will not concern a child nor use special category personal data, unless:

- The school has the explicit consent of the individual.
- The processing is necessary for reasons of substantial public interest.

The school will conduct a DPIA for automated decision making to mitigate risk of errors, bias and discrimination.

The school will ensure that individuals concerned are given specific information about the processing and an opportunity to challenge or request a review of the decision.

Individuals have the right not to be subject to a decision when both of the following conditions are met:

- It is based on automated processing, e.g. profiling
- It produces a legal effect or a similarly significant effect on the individual

The school will take steps to ensure that individuals are able to obtain human intervention, express their point of view, and obtain an explanation of the decision and challenge it.

When automatically processing personal data for profiling purposes, the school will ensure that the appropriate safeguards are in place, including:

- Ensuring processing is fair and transparent by providing meaningful information about the logic involved, as well as the significance and the predicted impact.
- Using appropriate mathematical or statistical procedures.
- Implementing appropriate technical and organisational measures to enable inaccuracies to be corrected and minimise the risk of errors.
- Securing personal data in a way that is proportionate to the risk to the interests and rights of the individual and prevents discriminatory effects.

10. Data Protection by design and default

We will put measures in place to show that we have integrated data protection into all of our data processing activities, including:

- Appointing a suitably qualified DPO, and ensuring they have the necessary resources to fulfil their duties and maintain their expert knowledge
- Only processing personal data that is necessary for each specific purpose of processing, and always in line with the data protection principles set out in relevant data protection law
- Completing data protection impact assessments where the school's processing of personal data presents a high risk to rights and freedoms of individuals, and when introducing new technologies (the DPO will advise on this process)
- Integrating data protection into internal documents including this policy, any related policies and privacy notices
- Regularly training members of staff on data protection law, this policy, any related policies and any other data protection matters; we will also keep a record of attendance
- Regularly conducting reviews and audits to test our privacy measures and make sure we are compliant
- Appropriate safeguards being put in place if we transfer any personal data outside of the UK, where different data protection laws may apply
- Maintaining records of our processing activities, including:
 - For the benefit of data subjects, making available the name and contact details of our school and DPO, and all information we are required to share about how we use and process their personal data (via our privacy notices)
 - For all personal data that we hold, maintaining an internal record of the type of data, type of data subject, how and why we are using the data, any third-party

recipients, any transfers outside of the UK and the safeguards for those, retention periods and how we are keeping the data secure

11. Data breaches

The school will make all reasonable endeavours to ensure that there are no personal data breaches.

When appropriate, we will report the data breach to the ICO within 72 hours after becoming aware of it. Such breaches in a school context may include, but are not limited to:

- A non-anonymised dataset being published on the school website, which shows the exam results of pupils eligible for the pupil premium
- Safeguarding information being made available to an unauthorised person
- The theft of a school laptop containing non-encrypted personal data about pupils

12. Data security

The school will keep personal data secure by taking appropriate technical and organisational measures against unauthorised or unlawful processing and against accidental loss, destruction or damage. In particular:

Confidential paper records will be kept in a locked filing cabinet, drawer or safe, with restricted access.

Confidential paper records will not be left unattended or in clear view anywhere with general access.

Digital data is coded, encrypted or password-protected, both on a local hard drive and on a network drive that is regularly backed up off-site.

Where data is saved on removable storage or a portable device, the device will be kept in a locked filing cabinet, drawer or safe when not in use.

Memory sticks will not be used to hold personal information unless they are password-protected and fully encrypted.

All electronic devices are password-protected to protect the information on the device in case of theft.

Where possible, the school enables electronic devices to allow the remote blocking or deletion of data in case of theft.

All necessary members of staff are provided with their own secure login and password, and every computer regularly prompts users to change their password.

Emails containing sensitive or confidential information are password-protected if there are unsecure servers between the sender and the recipient.

Circular emails to parents are sent blind carbon copy (bcc), so email addresses are not disclosed to other recipients.

Where personal information that could be considered private or confidential is taken off the premises, either in electronic or paper format, staff will take extra care to follow the same procedures for security, e.g. keeping devices under lock and key. The person taking the information from the school premises accepts full responsibility for the security of the data.

Before sharing data, all staff members will ensure:

- They are allowed to share it.
- That adequate security is in place to protect it.
- Who will receive the data has been outlined in a privacy notice.

Under no circumstances are visitors allowed access to confidential or personal information. Visitors to areas of the school containing sensitive information are supervised at all times.

The physical security of the school's buildings and storage systems, and access to them, is reviewed on a termly basis. If an increased risk in vandalism/burglary/theft is identified, extra measures to secure data storage will be put in place.

Westhoughton High School takes its duties under the UK GDPR seriously and any unauthorised disclosure may result in disciplinary action.

The DPO is responsible for continuity and recovery measures are in place to ensure the security of protected data.

Employees must follow all procedures and technologies the school puts in place to maintain the security of all personal data from the point it is collected to the point it is destroyed.

Employees must also comply with all applicable aspects of the school's Acceptable Usage Policy and not attempt to circumvent the administrative, physical and technical safeguards the school implements and maintains in accordance with the UK GDPR and the DPA.

The school will introduce a protective marking scheme to ensure that all data – electronic or on paper – is labelled according to the protection it requires based on Impact Levels.

| Impact level | Impact | Colour Code | Memory stick? | Example | |
|--------------------------------|---|----------------|---------------|---|--|
| IL0-Not Protectively Marked | No harm or embarrassment will | | Yes | Newsletters, public information | |
| IL1- Unclassified | occur if items become public knowledge | | Yes | Generic letters to parents containing no personal data | |
| IL2-PROTECT | Some harm or embarrassment will occur if items become public knowledge | | No | Basic student information such as name and address | |
| IL3–Restricted | Harm or embarrassment will occur if items become public knowledge | | No | Sensitive Student information such as ethnicity or FSM status | |
| IL4-Confidential | Serious harm or embarrassment will occur if items become public knowledge | | No | Highly sensitive student data relating to child protection | |

An Information Risk Register will be created and maintained by the school which summarises each information asset the school maintains. Appropriate measures will be taken to mitigate the risk of disclosure of each information asset based on the impact level assigned. The information risk register can be found in **Appendix 1.**

13. Safeguarding

Westhoughton high School understands that the UK GDPR does not prevent or limit the sharing of information for the purposes of keeping children safe.

The school will ensure that staff have due regard to their ability to share personal information for safeguarding purposes, and that fears about sharing information must not be allowed to obstruct the need to safeguard and protect pupils. The governing board will ensure that staff are:

- Confident of the processing conditions which allow them to store and share information for safeguarding purposes, including information, which is sensitive and personal, and should be treated as 'special category personal data'.
- Aware that information can be shared without consent where there is good reason to do so, and the sharing of information will enhance the safeguarding of a pupil in a timely manner.

The school will ensure that information pertinent to identify, assess and respond to risks or concerns about the safety of a child is shared with the relevant individuals or agencies proactively and as soon as is reasonably possible. Where there is doubt over whether safeguarding information is to be shared, especially with other agencies, the DSL will ensure that they record the following information:

- Whether data was shared
- What data was shared
- With whom data was shared
- For what reason data was shared
- Where a decision has been made not to seek consent from the data subject or their parent
- The reason that consent has not been sought, where appropriate

The school will aim to gain consent to share information where appropriate; however, will not endeavour to gain consent if to do so would place a child at risk. The school will manage all instances of data sharing for the purposes of keeping a child safe in line with the Child Protection and Safeguarding Policy.

Students' personal data will not be provided where the serious harm test is met. Where there is doubt, the school will seek independent legal advice.

14. CCTV and photography

We use CCTV in various locations around the school site to ensure it remains safe. We will follow the ICO's guidance for the use of CCTV, and comply with data protection principles.

We do not need to ask individuals' permission to use CCTV, but we make it clear where individuals are being recorded. Security cameras are clearly visible and accompanied by prominent signs explaining that CCTV is in use.

Any enquiries about the CCTV system should be directed to the DPO.

The Surveillance & CCTV Policy explains the rationale fully for use of CCTV on the school site.

We will obtain written consent from parents/carers, or pupils aged 18 and over, for photographs and videos to be taken of pupils for communication, marketing and promotional materials.

Where we need parental consent, we will clearly explain how the photograph and/or video will be used to both the parent/carer and the pupil. Where we don't need parental consent, we will clearly explain to the pupil how the photograph and/or video will be used.

If the school wishes to use images/video footage of students in a publication, such as the school website, prospectus, or recordings of school plays, Consent records will be checked.

Any photographs and videos taken by parents/carers at school events for their own personal use are not covered by data protection legislation. However, we will ask that photos or videos with other pupils are not shared publicly on social media for safeguarding reasons, unless all the relevant parents/carers (or pupils where appropriate) have agreed to this.

15. Cloud computing

For the purposes of this policy, 'cloud computing' refers to storing and accessing data and programs, such as documents, photos or videos, over the internet, rather than on a device's hard drive. Cloud computing involves the school accessing a shared pool of ICT services remotely via a private network or the internet.

All staff will be made aware of data protection requirements and how these are impacted by the storing of data in the cloud, including that cloud usage does not prevent data subjects from exercising their data protection rights.

If the cloud service offers an authentication process, each user will have their own account. A system will be implemented to allow user accounts to be created, updated, suspended and deleted, and for credentials to be reset if they are forgotten, lost or stolen. Access for employees will be removed when they leave the school.

As with files on school devices, only authorised parties will be able to access files on the cloud. An audit process will be put in place to alert the school should unauthorised access, deletion or modification occur and ensure ongoing compliance with the school's policies for the use of cloud computing.

The school's usage of cloud computing, including the service's security and efficiency, will be assessed and monitored by the DPO. The DPO will also ensure that a contract and data processing agreement are in place with the service provider, confirming compliance with the principles of the UK GDPR and DPA. The agreement will specify the circumstances in which the service provider may access the personal data it processes, such as the provision of support services.

The DPO will also:

- Ensure that the service provider has completed a comprehensive and effective selfcertification checklist covering data protection in the cloud.
- Ensure that the service provider can delete all copies of personal data within a timescale in line with the school's Data Protection Policy.
- Confirm that the service provider will remove all copies of data, including back-ups, if requested.
- Find out what will happen to personal data should the school decide to withdraw from the cloud service in the future.
- Assess the level of risk regarding network connectivity and make an informed decision as to whether the school is prepared to accept that risk.
- Monitor the use of the school's cloud service, with any suspicious or inappropriate behaviour of pupils, staff or parents being reported directly to the headteacher

16. Data retention

Data will not be kept for longer than is necessary and in accordance with the school's retention schedule.

Unrequired data will be deleted as soon as practicable.

Some educational records relating to former students or employees of the school may be kept for an extended period for legal reasons, but also to enable the provision of references or academic transcripts.

Paper documents will be shredded or pulped, and electronic memories scrubbed clean or destroyed, once the data should no longer be retained in accordance with the school's retention schedule.

17. DBS data

All data provided by the DBS will be handled in line with data protection legislation; this includes electronic communication.

Data provided by the DBS will never be duplicated.

Any third parties who access DBS information will be made aware of the data protection legislation, as well as their responsibilities as a data handler.

18. Training

All staff and governors are provided with data protection training as part of their induction process and will complete regular refresher training.

Data protection will also form part of continuing professional development, where changes to legislation, guidance or the school's processes make it necessary.

19. Monitoring and review

This policy is reviewed annually by the DPO and the <u>Headteacher</u> and ratified by the Governing Body.

Appendix 1 Information Risk Register NOTE TO SCHOOLS:

This retention schedule is based on guidance from the records management society:

http://www.irms.org.uk/images/resources/infoguides/records_management_toolkit_for_schools_version_4_may_2012.pdf

The Data Protection Officer is Mrs Gillian Bailey. S/he is responsible for overseeing data protection strategy and implementation to ensure compliance with GDPR requirements. This includes:

- 1 Owning and updating this policy
- 2 Owning the information risk register
- 3 Appointing Information Asset Owners (IAOs) for each Information Asset
- 4 Advocating information risk management and raising awareness of information security issues
- 5 After liaising with the Local Authority decide if a security incident is of sufficient severity to report to the information Commissioners Office.

Information Asset Owners are responsible for:

- 6 Ensuring the information is used for the purpose it was collected
- 7 How information has been amended or added to over time
- 8 Who has access to protected data and why

Named Information Asset Owners are:

HT Head Teacher

DH (P) Deputy Head Pastoral DH (C) Deputy Head Curriculum

CtG Clerk to Governors

SBM School Business Manager

IND Individual staff
AS Admin staff
DM Data Manager
FM Facilities Manager

SEN Senco

EO Exams Officer

EVC Educational Visits Coordinator

BC Bolton Council

PTA Parent Teachers' Association

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:

httAS://www.gov.uk/government/uploads/system/uploads/attachment_data/file/289214/safeguarding_children_and_safer_recruitment_in_education.pdf

| IAO | Basic file description | Data Prot | Statutory Provisions | | Action at the end of the administrative life of the record | |
|--------|--|-----------|---|---|--|------------------|
| | description | Issues | | [Operational] | life of the record | Classification |
| DH(P) | Child Protection files | Yes | Education Act 2002, s175, related guidance "Safeguarding Children in Education", September 2004 | DOB + 25 years | SECURE 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) | IL4-Confidential |
| DH (P) | Allegation of a child protection nature against a member of staff, including where the allegation is unfounded | Yes | Employment Practices Code: Supplementary Guidance 2.13.1 (Records of Disciplinary and Grievance) Education Act 2002 guidance "Dealing with Allegations of Abuse against Teachers and Other Staff" November 2005 | Until the person's normal retirement age, or 10 years from the date of the allegation whichever is the longer | SECURE DISPOSAL The following is an extract from "Safeguarding Children and Safer Recruitment in Education" p60 "Record Keeping 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 CRB 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." | IL4-Confidential |

| 2 G | 2 Governors | | | | | | | | |
|-----|--------------------------------|------------------------|-------------------------|---------------------------------|--|--------------------------------------|--|--|--|
| IAO | | Data Prot Issues | Statutory Provisions | Retention period [operational] | Action at the end of the administrative life of the record | Protective Marking Classification | | | |
| | Minutes | | | | | | | | |
| CtG | Principal set (signed) | No | | Permanent | Retain in school whilst school is open then transfer to Archives. | IL3 - RESTRICTED | | | |
| CtG | Inspection copies | No | | Date of meeting + 3 years | If these minutes contain any sensitive personal information they should be SECURELY DISPOSED | IL3 - RESTRICTED | | | |
| CtG | Agendas | No | | Date of meeting | SECURE DISPOSAL | IL1-Unclassified | | | |
| CtG | Reports | No | | Date of report + 6 years | SECURE DISPOSAL | IL1-Unclassified | | | |
| CtG | Annual Parents' meeting papers | No | | Date of meeting + 6 years | SECURE DISPOSAL | IL1-Unclassified | | | |
| CtG | Instruments of Government | No | | Permanent | Retain in school whilst school is open then transfer to Archives. | IL1-Unclassified | | | |
| SBM | Trusts and Endowments | No | | Permanent | Retain in school whilst operationally required then transfer to Archives. | IL1-Unclassified | | | |
| HT | Action Plans | No | | Date of action plan + 3 years | SECURE DISPOSAL | IL1-Unclassified | | | |

| CtG | Statutory Policy documents | No | Expiry of policy | Retain in school whilst policy is operational (this includes if the expired policy is part of a past decision making process) SECURE DISPOSAL | |
|-----|---|-----|---|---|------------------|
| | (does not include school specific policies such as writing policies etc.) | | | CEGALE DIGITION AND | IL1-Unclassified |
| HT | Complaints files | Yes | Date of resolution of complaint + 6 years | Retain in school for the first six years. Review for further retention in the case of contentious disputes. SECURE DISPOSAL | IL3 - RESTRICTED |

| 3 Mai | 3 Management | | | | | | | |
|-------|--|------------------------|-------------------------|--------------------------------|--|---|--|--|
| IAO | Basic file description | Data Prot Issues | Statutory Provisions | Retention period [operational] | Action at the end of the administrative life of the record | Protective Marking Classification | | |
| CtG | Minutes of the Senior Management Team and other internal administrative bodies | Yes ¹ | | Date of meeting + 5 years | SECURE DISPOSAL | IL3 - RESTRICTED | | |
| CtG | Reports made by the head teacher or the management team | Yes ¹ | | Date of report + 3 years | SECURE DISPOSAL | IL3 - RESTRICTED | | |

| IND | Records created by head teachers, deputy head teachers, heads of year and other members of staff with administrative responsibilities | Yes ¹ | Closure of file + 6 years | SECURE DISPOSAL | IL3 - RESTRICTED |
|-----|--|------------------|--|---------------------------------|------------------|
| IND | 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 |
| CtG | Professional development plans (Management plans for professional development plans of staff) | Yes | Closure + 6 years | SECURE DISPOSAL | IL3 - RESTRICTED |
| CtG | School development plans | No | Closure + 6 years | Review Offer to the Archives | IL2-PROTECT |

| AS | Admissions – if the admission is successful | Yes | Admission + 1 year | SECURE DISPOSAL | IL3 - RESTRICTED |
|----|---|-----|-----------------------------|-----------------|------------------|
| AS | Admissions – if the appeal is unsuccessful | Yes | Resolution of case + 1 year | SECURE DISPOSAL | IL3 - RESTRICTED |
| AS | Admissions – Secondary Schools – Casual | Yes | Current year + 1 year | SECURE DISPOSAL | IL3 - RESTRICTED |
| AS | Proofs of address supplied by parents as part of the admissions process | Yes | Current year + 1 year | SECURE DISPOSAL | IL3 - RESTRICTED |

[1] 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 students and members of staff will become subject to the GDPR and the Data Protection Act 2018.

| AS | Admission Registers | Yes | | Date of last entry in the book (or file) + 6 years | Retain in the school for 6 years from the date of the last entry. Offer to the Archives | IL3 - RESTRICTED |
|----|------------------------|-----|--|---|---|------------------|
| DM | Attendance registers | Yes | The Education (Student Registration) (England) Regulations 2006 (No. 1751) | Date of register + 3 years | SECURE DISPOSAL [If these records are retained electronically any backup copies should be destroyed at the same time] | IL3 - RESTRICTED |

| DM | Student record cards | Yes | Limitation Act 1980 | DOB of the student + 25 years[1] | SECURE DISPOSAL | IL3 - RESTRICTED |
|-----------|---|--------|------------------------|--|--|------------------|
| DM | Student files | Yes | Limitation Act 1980 | DOB of the student + 25 years[2] | SECURE DISPOSAL | IL3 - RESTRICTED |
| SEN | Educational Needs files, reviews and Individual Education Plans | Yes | | DOB of the student + 25 years | SECURE DISPOSAL NOTE: This retention period is the minimum period that any student 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 |
| AS | Correspondence Relating to Authorised Absence and Issues | No | | Date of absence + 2 years | SECURE DISPOSAL | IL2-PROTECT |
| EO | Examination results - Public | No | | Year of exams + 6 years | SECURE DISPOSAL Any certificates left unclaimed should be returned to the appropriate Examination Board | IL2-PROTECT |
| DH (C) | Internal examination results | Yes | | Current year + 5 years[3] | SECURE DISPOSAL | IL2-PROTECT |
| HT | Any other records created in the course of contact with students | Yes/No | | Current year + 3 years | Review at the end of 3 years and either allocate a further retention period or SECURE DISPOSAL | IL3 - RESTRICTED |

| SEN | EHCP maintained under The Education Act 1996 - Section 324 | Yes | Special Educational Needs and Disability Act 2001 Section 1 | DOB + 31 years | SECURE DISPOSAL unless legal action is pending | IL4-Confidential |
|-----|---|-----|--|--|--|------------------|
| SEN | Proposed EHCP or amended EHCP | Yes | Special Educational Needs and Disability Act 2001 Section 1 | DOB + 31 years | SECURE DISPOSAL unless legal action is pending | IL4-Confidential |
| SEN | Advice and information to parents regarding educational needs | Yes | Special Educational Needs and Disability Act 2001 Section 2 | 6 months paper copy Closure + 12 years | SECURE DISPOSAL unless legal action is pending | IL4-Confidential |
| SEN | Strategy | Yes | Special Educational Needs and Disability Act 2001 Section 14 | 6 months paper copy Closure + 12 years | SECURE DISPOSAL unless legal action is pending | IL3 - RESTRICTED |
| SEN | Children's SEN Files | Yes | | 6 months paper copy DOB of student + 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 |

| EVC | Parental permission slips for school trips – where there has been no major incident | Yes | | Conclusion of the trip | SECURE DISPOSAL | IL3 - RESTRICTED |
|-----|---|-----|---|--|------------------------------------|------------------|
| EVC | Parental permission slips for school trips – where there has been a major incident | Yes | Limitation Act 1980 | DOB of the student involved in the incident + 25 years The permission slips for all students on the trip need to be retained to show that the rules had been followed for all students | | IL3 - RESTRICTED |
| EVC | Records created by schools to obtain approval to run an Educational Visit outside the Classroom | N | 3 part supplement to the Health & Safety of Students on Educational Visits (HASPEV) (1998). | Date of visit + 10 years ⁷ | SECURE DISPOSAL or delete securely | IL2-PROTECT |

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

[2] As above

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

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

| 4 Cu | rriculum | | | | | |
|-----------|---------------------------|------------------------|-------------------------|---|--|--------------------------------------|
| IAO | Basic file description | Data Prot Issues | Statutory Provisions | Retention period [operational] | Action at the end of the administrative life of the record | Protective Marking Classification |
| DH (C) | Curriculum development | No | | Current year + 6 years | SECURE DISPOSAL | IL1-Unclassified |
| DH (C) | Curriculum returns | No | | Current year + 3 years | SECURE DISPOSAL | IL1-Unclassified |
| DH (C) | 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 |
| DH (C) | 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 |
| DH (C) | 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 |
| IND | 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 |

| IND | 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 |
|-----------|--------------------------|-----|---------------------------|--|------------------|
| IND | 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 |
| IND | Students' 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 |
| DH (C) | Examination results | Yes | Current year + 6 years | SECURE DISPOSAL | IL3 - RESTRICTED |
| DH (C) | SATS records | Yes | Current year + 6 years | SECURE DISPOSAL | IL3 - RESTRICTED |
| DH (C) | PAN reports | Yes | Current year + 6 years | SECURE DISPOSAL | IL3 - RESTRICTED |
| DH (C) | Value added records | Yes | Current year + 6 years | SECURE DISPOSAL | IL3 - RESTRICTED |
| HT | Self-Evaluation Forms | Yes | Current year + 6 years | SECURE DISPOSAL | IL3 - RESTRICTED |

| 5 Pei | 5 Personnel Records held in Schools | | | | | | | |
|-------|-------------------------------------|------------------------|-------------------------|--------------------------------------|--|---|--|--|
| IAO | Basic file description | Data Prot Issues | Statutory Provisions | Retention period [operational] | Action at the end of the administrative life of the record | Protective Marking Classification | | |

| SBM | Timesheets, sick pay | Yes | Financial Regulations | Current year + 6 years | SECURE DISPOSAL | IL2-PROTECT |
|-----|---|-----|--------------------------|-----------------------------------|---|-------------|
| SBM | Staff Personal files | Yes | | Termination + 7 years | SECURE DISPOSAL | IL2-PROTECT |
| SBM | Interview notes and recruitment records | Yes | | Date of interview + 6 months | SECURE DISPOSAL | IL2-PROTECT |
| SBM | Pre-employment vetting information (including DSB Checks) | No | DBS Guidelines | Date of check + 6 months | SECURE DISPOSAL [by the designated member of staff] | IL2-PROTECT |
| SBM | Single Central Record | Yes | ISA guidelines | Keep until school closure | Offer to local authority designated officer | IL2-PROTECT |
| SBM | Disciplinary proceedings: | | disciplinary pro | ceedings relate t | ild protection issues see 1.2. If the to a child protection matter please ren officer for further advice. | |
| SBM | oral warning | Yes | | Date of warning + 6 months | SECURE DISPOSAL | IL2-PROTECT |
| SBM | written warning – level one | Yes | | Date of warning + 6 months | SECURE DISPOSAL | IL2-PROTECT |
| SBM | written warning – level two | Yes | | Date of warning + 12 months | SECURE DISPOSAL | IL2-PROTECT |

| SBM | final warning | Yes | | Date of warning + 18 months | SECURE DISPOSAL | IL2-PROTECT |
|-----|--|-----|--|--|--|-------------|
| SBM | case not found | Yes | | | n related please see 1.2 otherwise OSAL immediately at the conclusion of the | IL2-PROTECT |
| SBM | Records relating to accident/injury at work | Yes | | Date of incident + 12 years | In the case of serious accidents a further retention period will need to be applied. SECURE DISPOSAL | IL2-PROTECT |
| CtG | Annual appraisal/assessment records | No | | Current year + 5 years | SECURE DISPOSAL | IL2-PROTECT |
| ВС | Salary cards | Yes | | Last date of employment + 85 years | SECURE DISPOSAL | IL2-PROTECT |
| ВС | Maternity pay records | Yes | Statutory Maternity Pay (General) Regulations 1986 (SI 1986/1960), revised 1999 (SI 1999/567) | Current year, +3yrs | SECURE DISPOSAL | IL2-PROTECT |
| BC | Records held under Retirement Benefits Schemes (Information Powers) Regulations 1995 | Yes | | Current year + 6 years | SECURE DISPOSAL | IL2-PROTECT |

| SBM Proof of identity collected as part of the process of checking "portable" enhanced DBS disclosure Yes Where possible these should be checked and a note kept of what was seen and 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. | DTECT |
|--|-------|
|--|-------|

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

| 6 Hea | 6 Health and Safety | | | | | | | | |
|-------|-----------------------------|------------------------|-------------------------|---|--|--------------------------------------|--|--|--|
| IAO | Basic file description | Data Prot Issues | Statutory Provisions | Retention period [operational] | Action at the end of the administrative life of the record | Protective Marking Classification | | | |
| SBM | Accessibility Plans | No | Equality Act | Current year + 6 years | SECURE DISPOSAL | IL1-Unclassified | | | |
| SBM | Adults (All Accidents) | Yes | | Date of incident + 7 years | SECURE DISPOSAL | IL3 - RESTRICTED | | | |
| SBM | Children (All Accidents) | Yes | | DOB of child + 25 years[1] | SECURE DISPOSAL | IL3 - RESTRICTED | | | |
| FM | COSHH | No | | Current year + 10 years [where appropriate an additional retention period may be allocated] | SECURE DISPOSAL | IL1–Unclassified | | | |
| FM | Incident reports | Yes | | Current year + 20 years | SECURE DISPOSAL | IL3 - RESTRICTED | | | |

| FM | Policy Statements | No | Date of expi + 1 year | ry SECURE DISPOSAL | IL1-Unclassified |
|----|---|----|---------------------------|--------------------|------------------|
| FM | Risk Assessments | No | Current year 3 years | + SECURE DISPOSAL | IL1-Unclassified |
| FM | Process of monitoring of areas where employees and persons are likely to have become in contact with asbestos | No | Last action 40 years | - SECURE DISPOSAL | IL1–Unclassified |
| FM | Process of monitoring of areas where employees and persons are likely to have come in contact with radiation | No | Last action 40 years | - SECURE DISPOSAL | IL1–Unclassified |
| FM | 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 student reaches the age of 25 this retention period has been applied.

7 Administrative

| IAO | Basic file description | Data Prot Issues | Statutory Provisions | Retention period [operational] | Action at the end of the administrative life of the record | Protective Marking Classification |
|-----|---|------------------------|-------------------------|--|--|---|
| SBM | Employer's Liability certificate | No | | Closure of the school + 40 years | SECURE DISPOSAL | IL1-Unclassified |
| FM | Inventories of equipment and furniture | No | | Current year + 6 years | SECURE DISPOSAL | IL1–Unclassified |
| SBM | General administrative records (records not specifically listed elsewhere) | No | | Current year + 5 years | Review to see whether a further retention period is required | IL1–Unclassified |
| CtG | School brochure or prospectus | No | | Current year + 3 years | | IL1–Unclassified |
| SBM | Circulars (staff/parents/ students) | No | | Current year + 1 year | SECURE DISPOSAL | IL1–Unclassified |
| SBM | Newsletters, ephemera | No | | Current year + 1 year | Review to see whether a further retention period is required | IL1–Unclassified |
| SBM | Visitors book | No | | Current year + 2 years | Review to see whether a further retention period is required | IL1–Unclassified |

8 Finance

| IAO | Basic file description | Data Prot Issues | Statutory Provisions | Retention period [operational] | Action at the end of the administrative life of the record | Protective Marking Classification |
|-----|---|------------------------|--------------------------|--|--|---|
| SBM | Annual Accounts | No | Financial Regulations | Current year + 6 years | Offer to the Archives | IL2-PROTECT |
| SBM | Loans and grants | No | Financial Regulations | Date of last payment on loan + 12 years | Review to see whether a further retention period is required | IL2-PROTECT |
| | Contracts | | | | | |
| SBM | under seal | No | | Contract completion date + 12 years | SECURE DISPOSAL | IL2-PROTECT |
| SBM | under signature | No | | Contract completion date + 6 years | SECURE DISPOSAL | IL2-PROTECT |
| SBM | monitoring records (Bolton Council Corporate Property Unit may hold these records on the schools behalf) | No | | Current year + 2 years | SECURE DISPOSAL | IL2-PROTECT |
| SBM | Copy orders | No | | Current year + 2 years | SECURE DISPOSAL | IL2-PROTECT |
| SBM | Budget reports, budget monitoring etc | No | | Current year + 3 years | SECURE DISPOSAL | IL2-PROTECT |

| SBM | Invoice, receipts and other records covered by the Financial Regulations | No | Financial Regulations | Current year + 6 years | SECURE DISPOSAL | IL2-PROTECT |
|-----|--|----|--------------------------|------------------------------------|-----------------|-------------|
| SBM | Annual Budget and background papers | No | | Current year + 6 years | SECURE DISPOSAL | IL2-PROTECT |
| SBM | Order books and requisitions | No | | Current year + 6 years | SECURE DISPOSAL | IL2-PROTECT |
| SBM | Delivery Documentation | No | | Current year + 6 years | SECURE DISPOSAL | IL2-PROTECT |
| SBM | Debtors' Records | No | Limitation Act 1980 | Current year + 6 years | SECURE DISPOSAL | IL2-PROTECT |
| SBM | School Fund – Cheque books | No | | Current year + 3 years | SECURE DISPOSAL | IL2-PROTECT |
| SBM | School Fund – Paying in books | No | | Current year + 6 years then review | SECURE DISPOSAL | IL2-PROTECT |
| SBM | School Fund – Ledger | No | | Current year + 6 years then review | SECURE DISPOSAL | IL2-PROTECT |
| SBM | School Fund – Invoices | No | | Current year + 6 years then review | SECURE DISPOSAL | IL2-PROTECT |
| SBM | School Fund – Receipts | No | | Current year + 6 years | SECURE DISPOSAL | IL2-PROTECT |

| SBM | School Fund – Bank statements | No | | Current year + 6 years then review | SECURE DISPOSAL | IL2-PROTECT |
|-----|--|-----|--------------------------|--|-----------------|------------------|
| SBM | School Fund – School Journey books | No | | Current year + 6 years then review | SECURE DISPOSAL | IL2-PROTECT |
| SBM | Student Grant Applications | Yes | | Current year + 6 years then review | SECURE DISPOSAL | IL2-PROTECT |
| SBM | Free school meals registers | Yes | Financial Regulations | Current year + 6 years | SECURE DISPOSAL | IL3 - RESTRICTED |
| SBM | Petty cash books | No | Financial Regulations | Current year + 6 years | SECURE DISPOSAL | IL2-PROTECT |

| 9 Property | | | | | | | |
|------------|-----------------------------|------------------------|--------------------------|--------------------------------------|--|---|--|
| IAO | Basic file description | Data Prot Issues | Statutory Provisions | Retention period [operational] | Action at the end of the administrative life of the record | Protective Marking Classification | |
| SBM | Title Deeds | No | | Permanent | Permanent -these should follow the property unless the property has been registered at the Land Registry | IL2-PROTECT | |
| SBM | Plans | No | | Permanent | Retain in school whilst operational | IL3 - RESTRICTED | |
| SBM | Maintenance and contractors | No | Financial Regulations | Current year + 6 years | SECURE DISPOSAL | IL2-PROTECT | |
| SBM | Leases | No | | Expiry of lease + 6 years | SECURE DISPOSAL | IL2-PROTECT | |
| SBM | Lettings | No | | Current year + 3 years | SECURE DISPOSAL | IL2-PROTECT | |

| SBM | Burglary, theft and vandalism report forms | No | Current year + 6 years | SECURE DISPOSAL | IL2-PROTECT |
|-----|--|----|------------------------|-----------------|------------------|
| SBM | Maintenance log books | No | Last entry + 10 years | SECURE DISPOSAL | IL1-Unclassified |
| SBM | Contractors' Reports | No | Current year + 6 years | SECURE DISPOSAL | IL2-PROTECT |

| 10 [| 10 Department for Children, Schools and Families | | | | | | | |
|------------|--|------------------------|-------------------------|--|--|---|--|--|
| IAO | Basic file description | Data Prot Issues | Statutory Provisions | Retention period [operational] | Action at the end of the administrative life of the record | Protective Marking Classification | | |
| CtG | OFSTED reports and papers | No | | Replace former report with any new inspection report | Schools may wish to retain copies of former reports for longer | IL2-PROTECT | | |
| SBM | Returns | No | | Current year + 6 years | SECURE DISPOSAL | IL3 - RESTRICTED | | |
| HT/ CtG | Circulars from Department for Children, Schools and Families | No | | Whilst operationally required | Review to see whether a further retention period is required | IL1-Unclassified | | |

Appendix 2 Procedures for identifying and reporting of data breaches

All staff will be made aware of the GDPR Policy; Privacy notices will be distributed to all students/families & staff; and annual training regarding safety of data and data breaches will be part of the CPD process.

The term 'personal data breach' refers to a breach of security which has led to the destruction, loss, alteration, unauthorised disclosure of, or access to, personal data.

Every half term, the SBM is to walk the site identifying any areas or practices of concern, in relation to data security. This could include, but is not restricted to, 'bin surfing' (paper waste check), computers locked, filing cabinets locked.

If a data breach has been identified, it should be reported immediately to the DPO/SBM and the Headteacher. During holiday periods, if none of these post holders can be contacted, a member of SLT must be informed immediately.

The form (Appendix 3 of the Policy,) must be completed with full details of the actual/suspected breach.

WITHIN 72 HOURS following the reported incident, the school will collate the details, will investigate and after liaising with the Local Authority, decide if the incident is of sufficient severity to report to The Information Commissioners Office.

In the event that a breach is likely to result in a high risk to the rights and freedoms of an individual, the school will notify those concerned directly.

Appendix 3 Data Breach Incident Form

Part A: Breach Information

| When did the breach occur (or become known)? | |
|--|--|
| Which staff member was involved in the breach? | |
| Who was the breach reported to? | |
| Date of Report: | |
| Time of Report: | |
| Description of Breach: | |
| Initial Containment Activity: | |

Part B: Breach Risk Assessment

| What type of data is involved: | Hard Copy: Yes / No Electronic Data: Yes / No |
|--|--|
| Is the data categorised as 'sensitive' within one of the following categories: | Racial or ethnic origin: Yes / No Political opinions: Yes / No Religious or philosophical beliefs: Yes / No Trade union membership: Yes / No Data concerning health or sex life and sexual orientation: Yes / No Genetic data: Yes / No Biometric data: Yes / No |
| Were any protective measures in place to secure the data (e.g. encryption): | Yes / No If yes, please outline: |
| What has happened to the data: | |
| What could the data tell a third party about the individual: | |
| Number of individuals affected by the breach: | |
| Whose data has been breached: | |

| What harm can come to those individuals: | |
|--|---|
| | |
| | |
| | |
| Are there wider consequences to consider e.g. | |
| reputational loss: | |
| | |
| | |
| | |
| Part C: Breach Notification | |
| Is the breach likely to result in a risk to people's | Yes / No |
| rights and freedoms? | If Yes, then the ICO should be notified within 72 |
| rigino ana ribodomo. | hours. |
| Date ICO notified: | Trodio. |
| Date 100 Hetimed. | |
| Time ICO notified | |
| Time ICO notified: | |
| | |
| Reported by: | |
| | |
| Method used to notify ICO: | |
| | |
| Notes: | |
| | |
| | |
| | |
| | |
| | |
| | |
| Is the breach likely to result in a high risk to | Yes / No |
| people's rights and freedoms? | If Yes, then the individual should be notified |
| Date individual notified: | |
| | |
| Notified by: | |
| | |
| Notes: | |
| 1101001 | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| Dani Da Dura I. Anthra Di | |
| Part D: Breach Action Plan | |
| Action to be taken to recover the data: | |
| | |
| | |
| | |
| | |
| | |

| Relevant governors/trustees to be notified: | Names: |
|--|--------------------|
| | Date Notified: |
| Notification to any other relevant external agencies: | External agencies: |
| | Date Notified: |
| Internal procedures (e.g. disciplinary investigation) to be completed: | |
| Steps needed to prevent reoccurrence of breach: | |

Data Breach Log

| Date Reported: | Notified By: | Reported To: | Description of Breach: | | | Further Actions to be taken: | Reviewed by: |
|----------------|--------------|--------------|------------------------|--------|--------|------------------------------|--------------|
| | | | | Yes/No | Yes/No | | |
| | | | | Yes/No | Yes/No | | |
| | | | | Yes/No | Yes/No | | |

Appendix 4

Details of organisations who we share data

| Details of data | Internal | External | type |
|------------------------|----------|----------|------|
| | | | |
| | | | |
| | | | |