

# POLICY DOCUMENT

Records Management Policy (inclusive of Retention Schedule)

Approved by WOT Executive Team: 3<sup>rd</sup> July 2023

Date for review: July 2026



Document Control			
Title	Record Management Policy		
Date	3 <sup>rd</sup> July 2023		
Purpose	To provide clarity on the responsibility to ensure that all records are only kept for as long as is necessary to fulfil the purpose(s) for which they were intended.		
Supersedes	Previous version		
Amendments	Update MIS provider from SIMS to Arbor		
Related Policies/Guidance	GDPR Policy, Freedom of Information Policy, Acceptable Use of ICT		
Author	Kerry Walton		
Approved Level	Wise Owl Trust Executive Team		
Date adopted	3 <sup>rd</sup> July 2023		
Expires	July 2026		
Signature of CEO	S. Mufin		

## Wise Owl Trust

is a Multi Academy Trust

Registered in England and Wales number 8053288

Registered Office: Trust House, c/o Seymour Road Academy, Seymour Road South, Clayton, Manchester, M11 4PR

The Wise Owl trust has a number of Trust-wide policies which are adopted by all the academies in the Trust to ensure an equitable and consistent delivery of provision. The Trust Board has responsibility for the operation of all academies and the outcomes of all students; however, responsibility is delegated to the Local Governing Body of each school via the Scheme of Delegation.

Within our policies reference to:

- Governing Body/Governors relate to the members of the Local School Committees representing the Trust Board.
- School/Academy will be used throughout the policies in reference to Academies within the Trust.
- Headteacher/Principal will be used interchangeably throughout policies and will relate to the Principal of the Academy.















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## 1. Statement of Intent

Wise Owl Trust is committed to maintaining the confidentiality of its information and ensuring that all records within the Academies are only accessible to the appropriate individuals. In line with the requirements of the GDPR, the Trust and associated Academies also have a responsibility to ensure that all records are only kept for as long as is necessary to fulfil the purpose(s) for which they were intended.

The Trust has created this policy to outline how records are stored, accessed, monitored, retained and disposed of to meet Academies statutory requirements and this policy should be read in conjunction with the Records Retention Schedule.

This document, alongside the Records Retention Schedule, complies with the requirements set out in the GDPR and Data Protection Act 2018.

# 2. Legal Framework

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

- General Data Protection Regulation (GDPR)
- Freedom of Information Act 2000
- Limitation Act 1980 (as amended by the Limitation Amendment Act 1980)
- Data Protection Act 2018 1.2 This policy also has due regard to the following guidance:
- Information Records Management Society (IRMS) (2019) 'Information Management Toolkit for Schools'
- DfE (2018) 'Data protection: a toolkit for schools'
- DfE (2018) 'Careers guidance and access for education and training providers'.

This policy will be implemented in accordance with the following Trust policies and procedures:

- **GDPR Policy**
- **Privacy Notices**
- Acceptable Use of ICT Policy
- Information Asset Register
- Records Retention Schedule
- On-line Safety and Social Media Policy
- Any other legislation or regulations (including audit, equal opportunities and ethics) affecting the Wise Owl Trust.

# 3. Responsibilities

- All areas/staff within the Trust and Academies have a responsibility for maintaining its records and record-keeping systems in line with statutory requirement.
- The Principal holds the overall responsibility for this policy and for ensuring it is implemented correctly.
- The DPO is responsible for the management of records at each Academy
- The DPO is responsible for promoting compliance with this policy and reviewing the policy on a three yearly basis, unless it is necessary to adopt or change the policy in line with updated IRMS publications.
- The DPO is responsible for ensuring that all records are stored securely and are disposed of safely and correctly, in accordance with the retention periods outlined in the Records Retention Schedule, which should be read in conjunction with this policy.















All staff members are responsible for ensuring that any records they are responsible for (including emails) are accurate, maintained securely and disposed of correctly, in line with the provisions of this policy.

# 4. Management of pupil records

Pupil records are specific documents that are used throughout a pupil's time in the education system – they are passed to each school that a pupil attends and includes all personal information relating to them, eg date of birth, home address, as well as their progress and achievements

The following information, if relevant to an individual is stored within each Academy's secure Schools Information Management System (Arbor):

- Forename, surname, date of birth
- Unique pupil number
- Note of the date the file was opened
- Any preferred names
- Name of doctor and any allergies or medical conditions that are important to be aware of
- Names of people with parental responsibility, including their home address and telephone
- Details of other agencies involved, ie speech and language therapist
- Reference to any other linked files
- **Details of SEND**
- Data collection information and SATs information/results
- Notes relating to major incidents and accidents involving the child
- Information re EHC plan and associated support
- Medical information relevant to the pupil's on-going education and behaviour
- Information relating to exclusions
- Correspondence with parents or external agencies
- Notes indicating records of complaints made by parent/carer or pupil
- Attendance and absence information
- Parental consent forms for education visits, photographs, videos etc
- Consent to administer medication records
- Copies of birth certificates, passports etc 3.3 Hard copies of disclosures and reports relating to child protection are stored securely in a locked filing cabinet – see DP within organisation

Safeguarding, wellbeing and pastoral information/issue is stored within CPOMS, a secure software

Actual copies of accident and incident information are stored separately in a locked cupboard and are held within the retention periods outlined in the Records Retention Schedule.

The Academy will ensure that no pupil records are altered or amended before transferring them to the next school that the pupil will attend.

The only exception to the above is if any records placed on the pupils file have a shorter retention period and may need to be removed. In such cases, the DPO will remove these records.

Electronic records relating to a pupil's record will also be transferred to the pupil's next school via a secure common transfer file within the academy's management information system.

The Academy will not keep any copies of information stored within a pupil's record, unless there is ongoing legal action at the time during which the pupil leaves the academy. The responsibility for these records will then transfer to the next school the pupil attends.















The Academy will, wherever possible, avoid sending a pupil record by post. Where a pupil record must be sent by post, it will be sent by registered post, with an accompanying list of the files included. The school it is sent to is required to sign a copy of the list to indicate that they have received the files and return this to the Academy.

Electronic copies of any information and files will be destroyed in line with the retention periods detailed in the Records Retention Schedule.

Alongside Arbor, pupil's information is stored within various secure software packages as follows:

- CPOMS safeguarding, wellbeing and pastoral information are stored within CPOMS
- Report Assist used for producing pupil termly reports
- O'Track a pupil tracking system, which allows the Academy to monitor progress and attainment through EYFS, KS1 and KS2
- Tapestry (EYFS) used as a secure, online learning journal to record photos, observations and comments in line with the Early Years Foundation Stage curriculum
- FFT aspire tool used to analyse pupil results and pupil progress to provide leaders with insightful data to support school improvement and self-evaluation

# 5. Retention of pupil records and other pupil related information

The table below outlines the school's retention periods for individual pupil records and the action that will be taken after the retention period ends. Electronic copies of any information and files will also be destroyed in line with the retention periods below.

<sup>\*\*</sup>Indicates 'new' items in line with current requirements

TYPE OF FIL		RETENTION PERIOD	ACTION TAKEN AFTER RETENTION PERIOD ENDS	
Personal identifiers, o	contacts and	personal characteristics		
Images used for identification purposes		For the duration of the event/activity, or whilst pupil remains at school, whichever is less + 1 month	Securely disposed of	
Images used in displays		Whilst the pupil is still at school	Securely disposed of	
Images used for marketing purposes		In line with the consent period	Securely disposed of	
Biometric data		For the duration of the event/activity, or whilst pupil remains at the school, whichever is less + 1 month	Securely disposed of	
Postcodes, names and characteristics		Whilst the pupil is at school + 5 years	Securely disposed of	
House number and road		For the duration of the event/activity + 1 month	Securely disposed of	
Admissions				
Register of admissions	*	Every entry in the admission register will be preserved for a period of 3 years after the date on which the entry was made	Information is reviewed and the register may be kept permanently	













<sup>\*</sup>Indicates 'updated' items in line with current requirements



Admissions (where the admission is successful)	**	Date of admission + 1 year	Securely disposed of
Admissions (where the admission is unsuccessful)	*	Resolution of the case + 1 year	Securely disposed of
Proof of address (supplied as part of the admissions process)	*	Current academic year + 1 year	Securely disposed of
Supplementary information submitted, including religious and medical information etc (where the admission was successful)	*	Information added to the pupils file	Securely disposed of
Supplementary information submitted, including religious and medical information etc (where the admission was unsuccessful)	*	Information added to the pupils file	Securely disposed of
All records relating to the creation and implementation of the Admissions Policy	**	All records relating to the creation and implementation of the Admissions Policy	**
Pupils Educational R	Records	NAU 21 4 4 1 2 1 4 4 1	T ( ) (
Pupils educational records		Whilst the pupil remains at the school	Transferred to next destination
Pupils educational records		25 years after pupils date of birth	Reviewed and securely disposed of if no longer required
Public examination results	*	Added to pupils record and transferred to next school	All uncollected certificates returned to examination board
Internal examination results	*	Added to pupils record and transferred to next school	Transferred to next school
Behaviour records		Added to pupils record and transferred to the next destination. Copies are held whist the pupil is at school + 1 year	Securely disposed of
Exclusion records		Added to pupils record and transferred to the next destination. Copies are held whist the pupil is at school + 1 year	Securely disposed of
Child protection information held on a pupils record	*	Stored in a sealed envelope – same length of time as pupils records. Records also subject to instruction given by the IICSA	Securely disposed of (shredded if possible)















Child protection	*	25 years after pupils date of birth	Reviewed and
records held in a		Records also subject to instruction	securely disposed
separate file		given by the IICSA	of if no longer
			required
			(shredded if
			possible)
Curriculum returns	**	Current academic year + 3 years	Securely dispose of
Schemes of work	**	Current academic year + 1year	Review at end of
			each year – allocate
			a further retention
			period or securely
			dispose of
Timetable	**	Current academic year + 1year	Review at end of
			each year – allocate
			a further retention
			period or securely
			dispose of
Class record books	**	Current academic year + 1year	Review at end of
		,	each year – allocate
			a further retention
			period or securely
			dispose of
Mark books	**	Current academic year + 1year	Review at end of
man soons		Carroni academio year Tyear	each year – allocate
			a further retention
			period or securely
			dispose of
Record of homework	**	Current academic year + 1year	Review at end of
set		Garront addacting year 1 Tyear	each year – allocate
			a further retention
			period or securely
			dispose of
Pupil's work	**	Current academic year + 1year	Review at end of
		Carrent ded derine year year	each year – allocate
			a further retention
			period or securely
			dispose of
Education, training		Whilst the pupil is at school + 3	Securely dispose of
or employment		years	2223.217 4.0000001
destinations data		, , , , , , , , , , , , , , , , , , , ,	
Attendance			
Attendance registers	*	Every entry is retained for a period	Securely dispose of
		of 3 years after the date on which	2000.017 010000001
		the entry was made	
Correspondence	*	Current academic year + 2 years	Securely dispose of
relating to any		2 mont addadino your . 2 yours	2000.017 010000001
absence (authorised			
or unauthorised)			
Medical information	and administr	ation	
Ongoing		Added to the pupil's record and	Securely disposed
management of		transferred to next destination.	of
medical conditions		Copies held whilst the pupil is at	J
oaioai ooriaitiono		school + 1 year	
Medical incidents		Added to the pupil's record and	Securely disposed
that have a		transferred to next destination.	of
behavioural or		addition to home document.	j .
DOI IGNIOGI GI OI			















	I	0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	T
safeguarding		Copies held whilst the pupil is at	
influence	Name (OEND)	school + 25 years	
Special Educational	Needs (SEND)		T =
SEND files, reviews, statements and EHC plans, including advice and	•	The pupil's date of birth + 31 years	Securely disposed of
information provided to parents regarding educational needs and accessibility strategy  Curriculum manager	nent		
SATs results		25 years after pupils date of birth	Coouraly diaposed
SATS TESUILS		25 years after pupils date of birth	Securely disposed of
Examination papers		Until the appeals/validation process has been completed	Securely disposed of
Published Admission Number (PAN)		Current academic year + 6 years	Securely disposed of
Value added and contextual data		Current academic year + 6 years	Securely disposed of
Self-evaluation forms (internal moderation)	*	Current academic year + 1 year	Securely disposed of
Self-evaluation forms (external moderation)	*	Retained until superseded	Securely disposed of
Pupil's work		Returned to pupils at the end of the academic year, or retained for the current academic year + 1 year	Securely disposed of
Extra-curricular activ	/ities		
Information taken on school trips		Until the conclusion of the trip + 1 month Where a minor incident occurs, information is added to the pupils records on SIMS	Securely disposed of
Financial information relating to school trips		Whilst the pupil remains at school, + 1 year	Securely disposed of
Parental consent forms for school trips where no major incident occurred		Until the conclusion of the trip	Securely disposed of (shredded if possible)
Parent consent forms for school trips where a major incident occurred		25 years after the pupils date of birth (permission slips of all pupils on the trip will also be held to show that the rules had been followed for all pupils)	Securely disposed of (shredded if possible)
Educational visitors in school – sharing of personal information		Until the conclusion of the visit + 1 month	Securely disposed of
	rs and home-s	school liaison assistants	
Day books		Current academic year + 2 years	Reviewed and securely destroyed if no longer required















Reports for outside	Duration of the pupils time at	Securely disposed
agencies	school	of
Referral forms	Whilst the referral is current	Securely disposed of
Contact data sheets	Current academic year	Reviewed and securely destroyed if no longer required
Contact database entries	Current academic year	Reviewed and securely destroyed if no longer required
Group registers	Current academic year + 2 years	Securely disposed of
Meal administration	Whilst the pupil is at school + 1 year	Securely disposed of
Meal eligibility	Whilst the pupil is at school + 5 years	Securely disposed of

## 6. Retention of staff records

The table below outlines the Trust's retention period for staff records and the action that will be taken after the retention period, in line with any requirements. Electronic copies of any information and files will also be destroyed in line with the retention periods below.

<sup>\*\*</sup>Indicates 'new' items in line with current requirements

TYPE OF F		RETENTION PERIOD	ACTION TAKEN AFTER RETENTION PERIOD ENDS
<b>Operational</b> (please r	ote absence ir	nfo recorded under section 8)	
Staff members' personnel file	*	Termination of employment + 6 years, unless member of staff is part of a case which falls under the terms of reference of IICSA. In this case the file will be retained until the IICSA enquiries are complete	Securely disposed of
Annual appraisal and assessment records	*	Current academic year + 6 years	Securely disposed of
Sickness absence monitoring (where sickness pay is not paid)	**	Current academic year + 3 years	Securely disposed of
Sickness absence monitoring (where sickness pay is paid)	**	Current academic year + 6 years	Securely disposed of
Staff training (where training leads to CPD)		Length of time required by the CPD professional body	Securely disposed of
Staff training (except where training relates to dealing	**	Retained securely in 'Every'	Securely disposed of













<sup>\*</sup>Indicates 'updated' items in line with current requirements



with pupils ie first aid			
or H&S)			
Staff training (where	**	Date of training retained securely in	Securely disposed
the training relates to		'Every' + 40 years	of
pupils ie			
safeguarding or			
other pupil-related			
training)			
Recruitment			
Records relating to	*	Date of interview + 6 months	Securely disposed
un-successful			of
appointment of a			
new Principal,			
Executive Principal			
or CEO			
Records relating to	*	Added to personnel file, retained	Securely disposed
the successful		until end of appointment + 6 years,	of
appointment of a			01
new Principal,		except in cases of negligence or	
Executive Principal		claims of child abuse, then records	
or CEO		are retained for at least 15 years	
Records relating to	*	Date of interview + 6 months	Securely disposed
the unsuccessful		Date of filterview 1 of filoritins	of
appointment of new			OI
members of staff or			
governors  Pecords relating to	*	Added to personnal file retained	Socurely disposed
Records relating to the successful		Added to personnel file, retained	Securely disposed of
		until end of appointment + 6 years,	UI
appointment of new members of staff or		except in cases of negligence or	
		claims of child abuse, then records	
governors		are retained for at least 15 years	
Pre-employment	*	For the duration of the employee's	Securely disposed
vetting information		employment + 6 years	of
for successful			
candidates			
DBS certification		For the duration of the employee's	Securely disposed
		employment + 6 month	of
Proof of identity as	*	Proof of identity kept securely on	Securely disposed
part of the enhanced		'Every'.	of
DBS check			
Evidence of right to		At termination of employment + 2	Securely disposed
work in the UK		years	of
Disciplinary and grie	vance proced	,	
Child protection	*	Add to personnel file until normal	Securely dispose of
		•	Securely dispose of
allegations, including		retirement age, or 10 years from	
where the allegation		the date of allegation – whichever	
is		is longer.	
unproven		If allegations are malicious, remove	
		from personnel file.	Securely dispose of
If allegations are		Keep on personnel file and a copy	
found		is provided to the person	
		concerned unless the staff member	
		is part of any case which falls	
		under the terms of ref of the IICSA.	
		If this is the case, the file is	
	1		















	retained until IICSA enquires are complete.	
Verbal warnings	Date of warning + 6 months	Securely disposed of
1st written warning	Date of warning + 6 months	Securely disposed of
2 <sup>nd</sup> written warning	Date of warning + 12 months	Securely disposed of
Final warning	Date of warning + 18 months	Securely disposed of

# 7. Retention of senior leadership and management records

The table below outlines the Trust's retention period for senior leadership and management records, and the action that will be taken after the retention period, in line with any requirements. Electronic copies of any information and files will also be destroyed in line with the retention periods below.

<sup>\*\*</sup>Indicates 'new' items in line with current requirements

TYPE OF F	ILE	RETENTION PERIOD	ACTION TAKEN AFTER RETENTION PERIOD ENDS
Trustees and Govern	ing Bodies		
Agendas for Trustee and Governing Body meetings	*	One copy alongside the original set of minutes – all others disposed of without retention	WOT archives consulted before secure disposal
Original signed copies of the minutes of above meetings	*	Permanent – all other copies disposed of without retention	Securely disposed of (shredded if possible if contain sensitive or personal information
Reports presented which are referred to in the minutes	*	Permanent – all others disposed of without retention	WOT archives consulted before secure disposal
Instruments of government, including articles of association	*	Permanent	WOT archives consulted before secure disposal
Trusts and endowments managed by the Trust or Governing Bodies	*	Permanent	WOT archives consulted before secure disposal
Action plans created and administered by Trust or GB	*	Until superseded or whilst relevant	Securely disposed of
Policies and documents created	*	Until superseded or whilst relevant	Securely disposed of













<sup>\*</sup>Indicates 'updated' items in line with current requirements



and administered by	<u> </u>		
and administered by			
Trust or GB Records relating to	*	Current academic year + 6 years.	Reviews for further
complaints dealt with		If negligence is involved, records	retention in case of
by the Trust,		are retained for the current	contentious
		academic year + 15 years.	disputes,
Governing Bodies,			
CEO, Executive		If CP/safeguarding issues	then securely
Principal or		involved, records are retained for	disposed of
Principals		the current academic year + 40	
Annual reports		years Date of report + 10 years	Securely disposed
required by the DfE		Date of report + 10 years	of
Proposals		Date proposal accepted or declined	Securely disposed
concerning changing		+3 years	of
the status of an		10 years	OI
Academy			
Records relating to	**	Date of election + 6 months	Securely disposed
the		Date of dicouoti - o months	of
appointment of co-			<u> </u>
opted governors Records relating to	**	Destroyed after the decision has	Securely disposed
the election of the		been recorded in the minutes	of
chair or vice chair of		been recorded in the minutes	OI .
Trustees or			
Governors			
Schemes of	**	Until superseded or whilst relevant	Reviewed before
delegation and terms		Offili Superseded of Whilst Televant	securely disposing
of reference for			of
committees			Ol
Meeting schedules	**	Current academic year	Standard disposal
Register of	**	Date of last meeting + 6 years	Securely disposed
attendance at Trust		Bate of fact mooting - o your	of
or full Governing			01
Body meetings			
Records relating to	**	Date of visit + 3 years	Securely disposed
Trustee or Governor		Bate of viole 1 o years	of
monitoring visits			01
Correspondence	**	Date of correspondence + 3 years	Securely disposed
sent and received by		July 2. 22 25poinson 50 . 6 your 6	of
the Trust or			
Governing Bodies,			
CEO, Executive			
Principal or			
Principals.			
Records relating to	**	Date on which clerk's appointment	Securely disposed
the		ends + 6 years	of
appointment of a		·	
clerk to the Trust or			
Governing Bodies			
Records relating to	**	Date on which Governor's	Securely disposed
the terms of office of		appointment ends + 6 years	of
serving Governors,			
including evidence of			
appointment			
Records relating to	**	Date on which Governor's	Securely disposed
Governor declaration		appointment ends + 6 years	of

















		T	1
against			
disqualification			
criteria	**		
Register of	**	Date on which Governor's	Securely disposed
pecuniary/business		appointment ends + 6 years	of
interests			
Governor code of	**	Dynamic document – keep	Securely disposed
conduct		permanently	of when updated
Records relating to	**	Date on which Governor's	Securely disposed
training, required		appointment ends + 6 years	of
and delivered to			
Trustees or			
Governors			
Records relating to	**	Date on which Governor's	Securely disposed
induction of new		appointment ends + 6 years	of
Trustees or		,	
Governors			
Records relating to	**	Date of DBS check + 6 months	Securely disposed
DBS checks for			of
clerk, Trustees or			
Governors			
Trustee or Governor	**	Date on which Governor's	Securely disposed
personnel files		appointment ends + 6 years	of
personner mes		appointment ends : 6 years	Oi
CEO. Executive Prince	cipal. Principa	als and Senior Leadership Team	
			T =
Log books of activity		Date of last entry + 6 years	Reviewed before
in school maintained			securely disposing
by any of above staff			of
Minutes of SLT	*	Date of meeting + 3 years	Review annually
meetings and other			and securely
internal			dispose of if not
administrative			needed
bodies			
Reports created by	*	Date of report + minimum of 3	Review annually
any of above staff		years	and securely
			dispose of if not
			needed
Records created by	*	Current academic year + 6 years	Review annually
any of above staff, or			and securely
other staff with			dispose of if not
administrative			needed
responsibilities			
Correspondence	*	Current academic year + 3 years	Securely dispose of
created by any of		, , , , ,	
above staff, or other			
staff with			
administrative			
responsibilities			
Professional	*	Held on personnel record	Securely dispose of
development plan		Tiola on poroonilor room	Cooding dispose of
SDP		Duration of plan + 3 years	Securely dispose of
051		Daration of plan - 0 years	Cooding alapose of















# 8. Retention of health and safety records

The table below outlines the Trust's retention period for health and safety records, and the action that will be taken after the retention period, in line with any requirements. Electronic copies of any information and files will also be destroyed in line with the retention periods below.

<sup>\*\*</sup>Indicates 'new' items in line with current requirements

TYPE OF F	ILE	RETENTION PERIOD	ACTION TAKEN AFTER RETENTION PERIOD ENDS
Health & Safety policy statements		Duration of policy + 3 years	Securely disposed of
Health & Safety risk assessments	*	Duration of RA + 3 years Copies of RA should be stored with any accident reports	Securely disposed of
Records relating to any reportable death, injury, disease or dangerous occurrence under RIDDOR	*	Date of incident + 3 years. All records relating to incidents are kept in secure file/folder	Securely disposed of
Accident reporting - adults	*	3 years from date of incident	Securely disposed of
Accident reporting - pupils	*	3 years from date of incident	Securely disposed of
Records kept under COSHH		Date of incident + 40 years	Securely disposed of
Information relating to areas where employees/others are likely to come into contact with asbestos		Date of last action + 40 years	Securely disposed of
Information relating to areas where employees/others are likely to come into contact with radiation (maintenance records/controls, safety features and PPE)	*	2 years from date on which examination took place	Securely disposed of
Information relating to areas where employees/others are likely to come into contact with radiation (dose assessment and recording)	**	Until person would have reached 75 years old, but in any event for at least 30 years from when record was made	Securely disposed of















<sup>\*</sup>Indicates 'updated' items in line with current requirements



Fire log information	**	Current academic year + 3 years	Securely disposed of
H&S file showing building, alterations (wiring, plumbing, building works etc) to be passed on in the case of change of ownership	**	Keep indefinitely	To be transferred to new owner on sale or transfer of building
Health & Safety policy statements		Duration of policy + 3 years	Securely disposed of
Health & Safety risk assessments	*	Duration of RA + 3 years Copies of RA should be stored with any accident reports	Securely disposed of

## 9. Retention of financial records

The table below outlines the Trust's retention period for financial records, and the action that will be taken after the retention period, in line with any requirements. Electronic copies of any information and files will also be destroyed in line with the retention periods below.

<sup>\*\*</sup>Indicates 'new' items in line with current requirements

TYPE OF F		RETENTION PERIOD	ACTION TAKEN AFTER RETENTION PERIOD ENDS
Payroll and pension	information		
Maternity pay records		Current academic year + 3 years	Securely disposed of
Records held under Retirement Benefits Schemes (Information Powers) Regulations 1995		Current academic year + 6 years	Securely disposed of
Timesheets, clock cards and records relating to successful Flexible Working Hour applications	*	Current academic year + 3 years	Securely disposed of
Absence records	**	Current academic year + 3 years	Securely disposed of
Additional hours/bonus sheets	**	Current academic year + 3 years	Securely disposed of
Car allowance claims/car loan info	**	Current academic year + 3 years	Securely disposed of
Car mileage outputs	**	Current academic year + 6 years	Securely disposed of
Income Tax form P60	**	Current academic year + 6 years	Securely disposed of













<sup>\*</sup>Indicates 'updated' items in line with current requirements



Insurance information	**	Current academic year + 6 years	Securely disposed of
Members allowance register	**	Current academic year + 6 years	Securely disposed of
National insurance – schedule of payments	**	Current academic year + 6 years	Securely disposed of
Part time fee claims	**	Current academic year + 6 years	Securely disposed of
Payroll awards	**	Current academic year + 6 years	Securely disposed of
Payroll (gross/net weekly/ monthly) and payroll reports	**	Current academic year + 6 years	Securely disposed of
Payslips (copies)	**	Current academic year + 6 years	Securely disposed of
Pension payroll	**	Current academic year + 6 years	Securely disposed of
Personal bank details	**	Until superseded + 3 years	Securely disposed of
Sickness records	**	Current academic year + 3 years	Securely disposed of
Risk Management ar	nd Insurance		
Liability Insurance Certificate	*	Until closure of Academy + 40 yrs	Securely disposed of
Asset Management		•	·
Inventories of furniture/equipment		Current academic year + 6 years	Securely disposed of
Burglary, theft and vandalism report forms		Current academic year + 6 years	Securely disposed of
	nonto includir	as budget management	
Annual accounts	Tients includin	ng budget management  Current academic year + 6 years	Securely disposed
			of
Loans and grant information and records		Date of last payment + 12 years	Information is reviewed then securely disposed of
All records relating to the creation and management of budgets		Duration of the budget + 3 years	Securely disposed of
Invoices, receipts, order 'books', requisitions an delivery notices		Current financial year + 6 years	Securely disposed of
Records relating to the collection and banking of monies		Current financial year + 6 years	Securely disposed of
Records relating to the identification and	*	Final payment + 6 years	Securely disposed of
collection of debt			
		ntinued Contract Management	

















All records relating to the management		Last payment on the contract + 12 years	Securely disposed of
of contracts under		youro	OI
seal			
All records relating		Last payment on the contract + 6	Securely disposed
to the management		years	of
of contracts under		, , , , , , , , , , , , , , , , , , , ,	
signature			
All records relating	*	Life of the contract + 6 or 12 years	Securely disposed
to the monitoring of			of
contracts			
'School' Fund			
Physical cheque		Current academic year + 6 years	Securely disposed
books, paying-in			of
books, invoices,			
receipts, bank			
statements			
FSM registers		Current academic year + 6 years	Securely disposed
(where the register is			of
used as a basis for			
funding)			
School meals		Current academic year + 3 years	Securely disposed
registers			of
School meal		Current academic year + 3 years	Securely disposed
summary sheets			of
Pupil Finance (new)			
Pupil premium	**	Date the pupil leaves the academy	Securely disposed
funding records		+ 6 years	of

## **Retention of other Trust/Academy records** 10.

The table below outlines the Trust's retention period for any other records held, and the action that will be taken after the retention period, in line with any requirements. Electronic copies of any information and files will also be destroyed in line with the retention periods below.

<sup>\*\*</sup>Indicates 'new' items in line with current requirements

TYPE OF FILE	RETENTION PERIOD	ACTION TAKEN AFTER RETENTION PERIOD ENDS
Property Management		
Title deeds of properties belonging to the Trust/Academy	Retain indefinitely	Transfer to new owners if building leased or sold
Plans of property (if they belong) to the Trust/Academy	For as long as the building belongs to the Trust/Academy	Transferred to new owners if building leased or sold













<sup>\*</sup>Indicates 'updated' items in line with current requirements



Leases of property leased by or to the		Expiry of lease + 6 years	Securely disposed of
Trust/Academy			
Records relating to		Current financial year + 6 years	Securely disposed
the letting of			of
premises			
Maintenance			
All records relating	*	For as long as the building belongs	Transfer to new
to the maintenance		to the Trust/Academy	owners if building
of any Academy			leased or sold
building carried out			
by contractors			
All records relating	*	For as long as the building belongs	Transfer to new
to the maintenance		to the Trust/Academy	owners if building
of any Academy		to the mast/loademy	leased or sold
carried out by			leased of sold
employed staff			
Operational Adminis	tration		
Records relating to	*	Current academic year + 3 years	Standard disposal
the creation and		, ,	·
publication of			
Academy			
brochures/prospects			
Records relating to	*	Current academic year + 1 year	Standard disposal
the creation and		Carrent deddenine year 1 year	
distribution of			
circulars to staff,			
parents or pupils			
Newsletters and	*	Current academic year + 1 year	Keep electronic
other items with		Current academic year 1 1 year	copy (archive)
short operational use Visitors books and	*	6 years	indefinitely Review then
		6 years	
signing-in sheets			securely disposed
Doordo relatina ta		Current goodomic year L 6 years	of Review then
Records relating to		Current academic year + 6 years	
the creation and			securely disposed
management of			of
parent-teacher			
associations and/or			
old pupil			
associations	4		
Walking bus register	*	Date of register + 6 years	Securely disposed of
Privacy notices sent	**	Until superseded + 6 years	Standard disposal
to parents			2
Consents relating to	**	While pupil attends the Academy	Securely disposed

## 11. **Retention of emails**

Group email addresses – will have an assigned member of staff who takes responsibility for managing the account and ensuring the correct disposal of all sent and received emails.















- Individual email accounts staff with an email account will be responsible for managing their inbox.
- Emails can act as evidence of the Academy's activities, ie in business and fulfilling statutory duties, so all relevant emails (eg invoices) will be retained for at least 12 months.
- Invoices received and sent in emails will be printed off and retained in accordance with Section 7 of this policy.
- The Academies expectations of staff members in relation to their overall conduct when sending and receiving emails is addressed within the Trusts On-Line Safety and Social Media Policy.
- All emails will be automatically deleted after 12 months unless stated otherwise.
- Correspondence created by the SLT and other staff member with administrative responsibilities will be retained for 3 years before being reviewed and, if necessary securely disposed of.
- No personal emails should be sent or received through a staff members work email address.
- Staff will review and delete any emails no longer required at the end of every term.
- Staff will not, under any circumstances, create their own email archives, ie saving emails onto personal hard drives.
- Staff will be aware that the emails they send could be required to fulfil a subject access request (SAR) or freedom of information (FOI) request. Emails will be drafted carefully, and staff should review content before sending.
- Individuals, including pupils, have the right to submit an SAR to gain access to their personal data to verify the lawfulness of the processing - this includes accessing emails. Refer to GDPR Policy, section 9.2, Children and SARs, for more information.
- All SARs and FOIs will be handled in accordance with the Trust's GDPR Policy.
- When handling a request for information, the DPO will speak to the requestor to clarify the scope of the request and whether emails will be required to fulfil the SAR or FOI request.
- Where an SAR has been made electronically, the information will be provided in a commonly used electronic format.
- All requests will be responded to without delay and at the latest, within one month of receipt.
- If a request is manifestly unfounded, excessive or repetitive, a fee will be charged. All fees will be based on the administrative cost of providing the information. Refer to GDPR Policy, section 9.3, Responding to SARs, for more information.
- Where a request is manifestly unfounded or excessive, the Academy holds the right to refuse to respond to the request. The individual will be informed of this decision and the reasoning behind it, as well as their right to complain to the supervisory authority and to a judicial remedy, within one month of the refusal. Refer to GDPR Policy, section 9.3, Responding to SARs, for more information.
- Staff members will discuss any queries regarding email retention with the DPO.

### 12 Identifying information

- Under the GDPR, all individuals have the right to data minimization and data protection by design and default – as the data controller, the Academy ensures appropriate measures are in place for individuals to exercise this right.
- Wherever possible, the Academy uses pseudonymisation, also known as the 'blurring technique' to reduce the risk of identification.
- Once and individual has left the Academy, if identifiers such as names and dates of birth are no longer required, these are removed or less specific personal data is used, eg the month of birth rather than specific date – the data is blurred slightly.
- Where data is required to be retained over time, eg attendance data the Academy will remove any personal data not required and keeps only the data needed – in this example, the statistics of attendance rather than personal information.















# 13. Storing and protecting information

\*Indicates 'updated' items in line with current requirements
\*\*Indicates 'new' items in line with current requirements

- The DPO will undertake a business impact assessment to identify which records are vital to Academy management and these records will be stored in the most secure manner.
- The ICT team will a back-up of information on a daily basis to ensure that all data can still be accessed in the event of a security breach, eg a virus and prevent any loss or theft of data.
- \*Where possible, backed-up information will be stored off the school premises, using an encrypted offsite back-up service. This will ensure that the location of the remote storage and the security offered is appropriate for the information and records stored on it.
  - Confidential paper records are kept in a locked filing cabinet, drawer or safe, with restricted access.
- \*\* Any room or area where personal or sensitive data is stored, will be locked when unattended.
- Confidential paper records are not left unattended or in clear view when held in a location with general access.
- Digital data is coded, encrypted or password protection, both on a local hard drive and on a network drive that is regularly backed-up off-site.
  - Data should never be stored on memory sticks, removable or portable storage devices.
- All electronic devices are password protected to protect the information on the device in case
  of theft.
- Where possible, the Academy enables electronic devices to allow the remote blocking or deletion of data in case of theft.
- Staff and governors do not use their personal laptops or computers for work purposes.
- All members of staff are provided with their own secure login and password and are requested to regularly (at least annually) change their password for added security.
- \* Emails containing sensitive or confidential information are password-protected or sent via a
- secure encrypted or data transfer system to ensure that only the recipient is able to access the information. The password will be shared with the recipient in a separate email.
- \*\* Personal information is never put in the subject line of an email.
- Circular emails, if sent to parents, are sent blind 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, to fulfil the purpose of the data in line with the GDPR, either in an electronic or paper
  format, staff take extra care to follow the same procedures for security, eg keeping devices
  under lock and key. The person taking the information from the school premises accepts full
  responsibility for the security of the data.
- \*\* If documents that have been taken off Academy premises will be left unattended, staff will leave the documents in the locked boot of a car or keep them on their person.
- \*\* A record will be kept of any document that is taken off the school premises that logs the location of the document and when it is returned to the Academy site, this includes records that are digitally remotely accessed.
- Before sharing data, staff always ensure that:
- They have consent from data subjects to share it
- Adequate security is in place to protect it
- The data recipient has been outlined in a privacy notice
- \*\* The Academy has data sharing arrangements with all data processors and third parties with whom data is shared. These agreements are developed by the DPO and cover information about issues such as access controls and permissions.
- \*\* A record is kept of what level of access each staff member has to data. This record details information including:
- what level of access each staff member has















- limits on how staff members access data
- what actions staff members can perform
- what level of access is changed or retained when a staff member changes role
- who is able to authorize requests to change permissions and access
- All staff implement a 'clear desk policy' to avoid unauthorized access to physical records
  containing sensitive or personal information. All confidential information is stored in a securely
  locked filing cabinet, drawer or safe with restricted access.
- 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.
- \*\* Staff are required to use their login details to use photocopiers and printers.
- The physical security of the Academy's buildings and storage systems, and access to them is
  reviewed weekly by the caretaker or site manager in conjunction with the DPO. If an
  increased risk in vandalism, burglary or theft is identified, this will be reported to the Principal
  and extra measures to secure data storage will be put into place.
- \*\* All systems that allow staff and pupils to remotely access information from the Academy's network whilst they are not physically at the Academy have strong security controls in place which are reviewed termly by the DPO.
- \*\* the DPO decides what restrictions are necessary to prevent information or records being downloaded, transferred or printed while the user is not on the Academy site.
- The Academy takes its duties under GDPR seriously and any unauthorized disclosures may result in disciplinary action.
- The DPO is responsible for ensuring continuity and recovery measures are in place to ensure the security of protected data.
- Any damage to or theft of data will be managed in accordance with the Academy's Business Continuity Plan.

# 14. Accessing information

Please refer to the Trust's GDPR Policy.

# 15. Digital continuity statement

- Digital data that is retained for longer than six years will be identified by the DPO and named as part of a digital continuity statement.
- The data will be archived to dedicated files on the Academy's server, which are password protected this will be backed-up in accordance with this policy.
- Memory sticks are never used to store digital data and are not permitted to be used at the WOT.
- The IT team will review new and existing storage methods annually and, where appropriate, add them to the digital continuity statement.
- The following information will be included within the digital continuity statement
  - A statement of the business purposes and statutory requirements for keeping the records
  - The names of the individuals responsible for long term data preservation
  - A description of the information assets to be covered by the digital preservation statement
  - A description of when the record needs to be captured into the approved file formats
  - A description of the appropriate supported file formats for long-term preservation
  - A description of the retention of all software specification information and licence information
  - A description of how access to the information asset register is to be managed in accordance with the GDPR





#### 16. Information audit

\*Indicates 'updated' items in line with current requirements \*\*Indicates 'new' items in line with current requirements

- \* The Academy conducts information audits on an annual basis against all information held to evaluate the information they hold, receive and share ensuring that this is correctly managed in accordance with the GDPR. This includes the following information:
  - Paper documents and records
  - Electronic documents and records
  - Databases
  - Microfilm or microfiche
  - Sound recordings
  - Video and photographic records
  - Hybrid files, containing both paper and electronic information
  - Knowledge
  - Apps and portals
- The information audit may be completed in a number of ways, including but not limited to:
  - Interviews with staff members with key responsibilities to identify information
  - Questionnaires to key staff members to identify information and information flows
  - A mixture of the above
- The DPO is responsible for completing the information audit. The information audit will include the following:
  - The Academy's data needs
  - The information needed to meet those needs
  - The format in which data is stored
  - How long data needs to be kept for
  - Vital records status and any protective marking
  - Who is responsible for maintaining the original document
- The DPO will consult with staff members involved in the information audit process to ensure that the information is accurate.
- Once it has been confirmed that the information is accurate the DPO will record all details on the Academy's Data Asset Register.
- \*\* An information asset owner is assigned to each asset or group of assets. They will be responsible for managing the asset appropriately, ensuring it meets the Academy's requirements and for monitoring risks and opportunities.
- The information displayed on the data asset register will be shared with the Principal for approval.

### **17**. **Disposal of data**

- Where disposal of information is outlined as standard disposal, this will be recycled appropriate to the form of the information, eq paper recycling, electronic recycling.
- \* Where disposal of information is outlined as secure disposal, this will be disposed of in line with the Academy's secure disposal arrangements and electronic information will be scrubbed clean and, where possible, cut, archived or digitalized. The DPO will keep a record of all files that have been destroyed.
- Where the disposal action is indicated as reviewed before it is disposed, the DPO will review the information against its administrative value - if the information should be kept for administrative value, the DPO will keep a record of this.















- If, after the review, it is determined that the data should be disposed of, it will be destroyed in accordance with the disposal action outlined in this policy.
- Where information has been kept for administrative purposes, the DPO will review the information again after three years and conduct the same process. If it needs to be destroyed, it will be destroyed in accordance with the disposal action outlined in this policy. If any information is kept, the information will be reviewed every three subsequent years.
- Where information must be kept permanently, this is exempt from normal review procedures.
- \*\* Records and information that might be of relevant to the IICSA will not be disposed of or destroyed.

### 18. Academy closures and record keeping

- \*\* If the Academy merges with another school/academy the new school/academy will be responsible for retaining all current records originating from the former schools.
- The DPO will determine the outcome of each group of records; these outcomes are as follows:
  - Securely destroy all records that are expired and due for disposal, in accordance with the retention periods outlined in this policy.
  - Transfer to the successor school/academy all records that are current and that will be required and all records that are dormant but still need to be retained to comply with legal and business retention requirements.
- The school/academy's IT team will be notified so that arrangements can be made to ensure the safe transfer or deletion of electronic records, including all back-up copies.
- All records awaiting transfer will be held in a secure area.
- The identity of third parties collecting or disposing of physical records will be checked and a collection receipt obtained









