

## Information Management Policy

**General Data Protection Regulation (GDPR)** 

A Woodbridge Trust Policy Adopted From The Bolton Council Policy

This policy will be reviewed in the light of any changes made by

Bolton Council – Reviewed Nov 2018

## The General Data Protection Regulation (GDPR) and the Data Protection Bill

The General Data Protection Regulation (GDPR) is a Europe-wide law which is part of a wider package of reform intended to modernise data protection laws.

The Data Protection Act 1998 was introduced to protect the individual rights and freedoms of individuals, especially their right to privacy with respect to the processing of personal data. GDPR builds on this legislation, enhancing information rights for the public and placing a much greater emphasis on organisations being able to show how they comply with the data protection principles, for example by having effective policies and procedures in place, and documenting and demonstrating their accountability.

GDPR applies to all personal data, regardless of whether it is held electronically (on a computer system, in emails, in text messages etc.) or on paper. There are particularly stringent rules surrounding "special category" data (similar to 'sensitive' data in the Data Protection Act 1998) such as pupil identifiers, pupil characteristics, special educational needs, health, religious beliefs, ethnic background, home address and biometric data. In addition GDPR explicitly states that children's personal data merits specific protection.

GDPR also introduces new responsibilities around the collection and use of pseudonymised personal data (data where any identifying characteristics have been replaced with a pseudonym (or value) that means that the data subject cannot be directly identified, but they can be identified by indirect means such as using underlying or related data. For example: where an individual is allocated a client reference which is used instead of their name.)

As part of the reform of data protection laws, the Data Protection Bill, published on 14<sup>th</sup> September 2017, is currently being considered by Parliament and once passed will repeal the Data Protection Act 1998. As GDPR and the Data Protection Bill complement each other it is important that they are read side by side.

Woodbridge Trust is registered with the Information Commissioner's Office as a Data Controller and aims to fulfil its obligations to the fullest extent and to comply with the six data protection principles set out in the GDPR which require that personal data is:

- 1. Processed lawfully, fairly and transparently
- 2. Collected for a specified, explicit and legitimate purpose
- 3. Adequate, relevant and limited to what is necessary (ie: proportionate) for the purpose it is being processed
- 4. Accurate and kept up to date, with every reasonable step taken to erase or rectify inaccurate personal data without delay
- 5. Held in a form that means the data subject can be identified for only as long as is necessary for the purpose for which the personal data is processed
- 6. Processed in a manner that ensures appropriate security of the personal data

## **Processing Personal Data**

Before processing personal data the trust / school will first identify a legal basis for doing so. When processing special category data the trust / school will also satisfy one of the special category conditions.

Details of the legal bases, special categories of data and the special category conditions can be found in Appendix 1.

## **Privacy Notice - Fair Processing of Data**

Under principle 4 of the GDPR, the trust / school has a duty to check that children, parents and carers information is accurate and up to date. It fulfils this by sending out a data collection form to parents/carers on an annual basis. This form will also include a privacy notice which outlines to the parent/carer:

- What information is held.
- Why the information is held
- How long the information is held
- Who the information is shared with
- How children, parents and carers can access the information which is held about them

The trust / school also has a duty to check that staff information is accurate and up to date. It fulfils this by asking staff to complete a data collection form. The form will also include a privacy notice which will outline:

- What information is held.
- Why the information is held
- How long the information is held
- Who the information is shared with
- How staff can access the information which is held about them

#### Consent

Consent is one of the legal bases available to the trust / school, although this will only be used where there is no other legal basis available.

Where the trust / school is relying on consent to process personal data, this will be proactive, made clear to the data subject and will be separate from other matters. It will also be made clear that consent can be withdrawn at any time and the method to do so will be clear and accessible; it will be as easy to withdraw consent as it was to give consent.

If consent is withdrawn, the trust / school will immediately cease processing the personal data.

There are additional provisions within GDPR regarding securing consent from children. When

offering an online service directly to a child, only children aged 13 or over are able provide their own consent. (This is the age proposed in the Data Protection Bill and is subject to Parliamentary approval). For younger children, consent would need to be provided by whoever holds parental responsibility for the child (unless the online service offered is a preventive or counselling service). In such cases, the trust / school will make reasonable efforts to verify that consent is given or authorized by a parent or guardian.

A separate Privacy Notice will be issued to children and will written in clear and age appropriate language.

## **Information Security**

Under principle 6 of the GDPR, the trust / school has a duty to ensure that data is handled securely. To fulfill its obligations under the act and to comply with Cabinet Office guidelines outlined in "Data Handling Procedures in Government" the trust / school will adopt the following to maintain data security:

- Users may not remove or copy sensitive or personal data from the trust / school or authorised premises unless the media is encrypted and is transported securely for storage in a secure location.
- When data is required by an authorised user from outside the trust / school premises (for example, by a teacher or pupil working from their home or a contractor) they must have secure remote access to the management information system (MIS) or learning platform.
- Users must protect all portable and mobile devices, including media, used to store and transmit personal information using approved encryption software.
- Sensitive or personal data must be securely deleted when it is no longer required.
- Computer passwords should not be disclosed or shared between users
- Files and paperwork that identifies individuals must never be left unattended and must be stored in locked cabinets within a controlled access room that must be locked when not in use
- All staff processing personal information should be appropriately trained

The trust / school will use 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	Colour Code	Memory stick?	Example
IL0–Not Protectively Marked		Yes	Newsletters, public information
IL1- Unclassified		Yes	Generic letters to parents containing no personal data
IL2-PROTECT		No	Basic pupil information such as name and address
IL3-Restricted		No	Sensitive Pupil information such as ethnicity or FSM status

IL4-Confidential	No	Highly sensitive pupil data relating to child protection
		protoction

## Information Asset Register and Record of Processing Activity

An information asset register will be compiled and kept up to date. This will summarise each information asset the trust / school maintains and include a record of activities related to higher risk processing such as processing personal data that could result in a risk to the rights and freedoms of individuals, and the processing of special category data, or criminal convictions / offences.

Appropriate measures will be taken to mitigate the risk of disclosure of each information asset based on the impact level assigned.

The information documented in the information asset register must reflect the current situation as regards the processing of personal data and therefore will be regularly reviewed to ensure that it remains accurate and up to date.

## **Data Protection Impact Assessments**

In order to ensure that all data protection requirements are identified and any associated risks are addressed, the trust / school will complete a Data Protection Impact Assessment (DPIA) (previously known as a privacy impact assessment (PIA)) when introducing a new, or revising an existing, system or process which involves processing personal data.

#### **Data Protection Officer**

As a public authority, the trust / school has a duty under GDPR to appoint a Data Protection Officer to assist with monitoring internal compliance, inform and advise on the trust / school's data protection obligations and provide advice regarding Data Protection Impact Assessments (DPIAs).

The DPO will be independent, an expert in data protection, adequately resourced, and report to the highest management level.

## **Incident Reporting**

GDPR introduces a legal duty to report certain types of personal data breach to the Information Commissioner's Office (ICO); this must be done **within 72 hours** of the trust / school becoming aware of the breach, where feasible, even if all details of the breach are not yet known.

In addition, the trust / school is required to inform the data subjects of the breach without undue delay if it is considered that there is a high risk of the breach adversely affecting their rights and freedoms.

In order to meet these requirements, any suspected and/or actual breaches of information security will be reported to the trust / school's Data Protection Officer immediately, and in any event within

**24 hours** of the trust / school becoming aware of the breach, using the form attached at Appendix 3.

Records will be maintained of any suspected breaches of information security using this form. The details of the incident will be used to determine whether the breach requires a report to the ICO and/or the data subjects, and, following investigation, to create a correctional plan to ensure that a similar incident does not happen.

#### **Record Retention**

The trust / school maintains a records management policy which details compliance with the Lord Chancellor's Code of Practice which can be found here:

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

A detailed retention schedule and protective marking scheme is outlined in Appendix 2

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

https://cdn.ymaws.com/irms.org.uk/resource/collection/8BCEF755-0353-4F66-9877-CCDA4BFEEAC4/2016 IRMS Toolkit for Trust / schools v5 Master.pdf

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

Regarding documents marked as offer or transfer to Archive, it would be the trust / school's responsibility to contact Bolton Archives service on 01204 333173 or e-mail <a href="mailto:libraries@bolton.gov.uk">libraries@bolton.gov.uk</a>

\*\*Please note that retaining documents beyond their retention or transfer dates may breach principle 5 of the -GDPR

## The Right to be Forgotten

Under GDPR individuals have the right to have personal data erased, this is also known as the 'right to be forgotten'. There is a particular emphasis on the right to erasure if the request relates to data collected from children. The right to be forgotten is not absolute and only applies in certain circumstances.

An individual can make a request for data to be erased either verbally or writing. The trust / school will respond to such requests within 1 calendar month to advise of its decision and will provide a clear justification if it refuses the request.

If personal data which the trust / school has shared with others is erased, the trust / school will inform each recipient of the erasure, unless this proves impossible or involves disproportionate effort.

## **Disclosure of personal information**

Personal information will be disclosed to 3<sup>rd</sup> parties under the following conditions:

#### Information sharing with professionals working with children

Information sharing between professionals is vital to ensure the wellbeing of Children. The trust / school will follow the "7 golden rules of Information Sharing" described by the DfE:

- 1. Remember that GDPR is not a barrier to sharing information
- 2. Be open and honest with the person or family
- 3. Seek advice if you are in any doubt
- 4. Share with consent where appropriate
- 5. Consider safety and well-being
- 6. Necessary, proportionate, relevant, accurate timely, and secure
- 7. Keep a record of your decision and reasons

https://www.gov.uk/government/uploads/system/uploads/attachment\_data/file/277834/information\_sharing\_guidance\_for\_practitioners\_and\_managers.pdf

Unauthorised disclosure of personal data is a criminal offence under Section 55 of the Data Protection Act 1998 and will likely lead to disciplinary action

## Investigation of a crime

(Please note that Section 3 of the Data Protection Bill sets out specific data protection principles to be considered when processing personal data for law enforcement purposes. This section of the policy will therefore be refreshed at such time as the Bill is passed and becomes UK law)

The trust / school will treat requests for information from an official bodies related to criminal or taxation purposes under Sections 28, 29 and 35 of the Data Protection Act 1998. The trust / school requires the requestor to complete the Request for personal data form (Appendix 4).

Under section 29 requests from the police will be countersigned by a person no lower than inspector. For requests from other organisations other than the police, the form will be countersigned by a person of a higher position within the organisation than the person making the request.

Generally, the trust / school reserves the right not to release the data but there may be situations such as the receipt of a court order that requires the trust / school to release the information.

#### **Access to Pupils' Records**

Under GDPR a pupil has the right to a copy of their information; this type of request is a Subject Access Request (SAR). A child or young person will always be the owner of their personal information as defined within the GDPR. However, if a young person is incapable of making their

own decisions, which needs to be assessed on a case by case basis, but is generally accepted as being under the age of 12 years, the primary carer or guardian would act on their behalf.

This authority is only extended to functions that are in the best interests of the child or young person, and the pupil can object to their parent accessing information about them through a Subject Access Request, assuming that the child in question is sufficiently mature to make such a decision.

#### The Protection of Freedoms Act 2012

The Protection of Freedoms Act was introduced in February 2011 and came into force on 9<sup>th</sup> May 2012 with the commencement orders coming into force in July 2012. It is an Act to impose consent and other requirements in relation to processing of biometric information relating to children, to provide a code of practice about surveillance camera systems amongst other things.

#### **CCTV AND OTHER SURVEILLANCE CAMERA TECHNOLOGY**

CCTV surveillance has become a common feature of our daily lives and now there is an increasing use of these in and around educational settings. Information held by the trust / school is covered under GDPR; capture of CCTV must be in line with relevant codes of practice including the Surveillance Camera Code of Practice issued by the Surveillance Camera Commissioner, available here: <a href="https://www.gov.uk/government/publications/surveillance-camera-code-of-practice">https://www.gov.uk/government/publications/surveillance-camera-code-of-practice</a> and the CCTV Code of Practice issued by the Information Commissioner's Office, available here: <a href="https://ico.org.uk/media/for-organisations/documents/1542/cctv-code-of-practice.pdf">https://ico.org.uk/media/for-organisations/documents/1542/cctv-code-of-practice.pdf</a>

Recorded material will be stored in a way that maintains the integrity of the image. Once there is no reason to retain the recorded images, **they will be deleted**.

In area where CCTV surveillance is being carried out there will be clear markings to reflect this.

#### Subject access requests for CCTV images

Individuals whose images are recorded have a right to view the images of themselves and, unless they agree otherwise, to be provided with a copy of the images. This will be provided within 1 calendar month of receiving a request.

#### **BIOMETRIC DATA**

Biometric technologies are those which automatically measure people's physiological or behavioural characteristics. Examples include automatic fingerprint identification, iris and retina scanning, face recognition and hand geometry, and their use is becoming increasingly popular in educational settings.

Under GDPR Biometric Data which is used to identify an individual (e.g. finger-prints, iris recognition) is classed as special category data and as such the trust / school must satisfy a special category condition in addition to the legal basis when processing the data.

A Data Protection Impact Assessment should be carried out to ensure that the special category condition is met and that all risks are identified and mitigated.

Before the first processing of a child's biometric information, the trust / school will notify each parent of the child:

- Of its intention to process the child's biometric information
- That the parent may object at any time to the processing of the information.

Trust / schools must comply with data protection principles and additional requirements in sections 26 to 28 of the Protection of Freedoms Act 2012 in order to use Biometric Technologies. The trust / school needs to ensure that

- a) each parent of a child is notified of the trust / school's intention to use the child's biometric data
- b) written consent of at least one parent must be obtained before the data are taken from the child
- c) In no circumstances can a child's biometric data be processed without written consent.

The trust / school is not required to notify a parent, or obtain the consent of a parent, if the trust / school is satisfied:

- a) The parent cannot be found
- b) The parent lacks capacity (within the meaning of the Mental Capacity Act 2005) to object or consent (as the case may be) to the processing of the child's biometric information
- c) The welfare of the child requires that the parents is not contacted
- d) It is otherwise not reasonable practicable to notify the parent or (as the case may be) obtain the consent of the parent.

## Disclosure of non - personal information / FOI Requests

The trust / school as a public authority is subject to The Freedom of Information Act 2000 and all requests for information that is not personal information must be treated as a Freedom of Information request. FOI requests must be fully responded within 20 (trust / school) working days by law. The information will be provided unless the trust / school can provide an exemption under the FOI act

A more detailed guide to FOI exemptions is here: https://ico.org.uk/for-organisations/guide-to-freedom-of-information/

https://ico.org.uk/media/for-

organisations/documents/1643/foi\_hints\_for\_practitioners\_handing\_foi\_and\_eir\_requests\_2008.pdf

## **Roles and Responsibilities**

The senior information risk owner (SIRO) for the trust is Chief Finance Officer

They are responsible for:

- Owning and updating this policy
- Owning the information risk register
- Appointing Information Asset Owners (IAOs) for each Information Asset
- Advocating information risk management and raising awareness of information security issues
- After liaising with the Data Protection Officer, determining whether a security incident is of sufficient severity to report to the Information Commissioner's Office, and if the risk of adverse impact on the data subject(s) is such that they should be notified

The Data Protection Officer for the trust is Bolton Council's Head of Audit and Risk Management, Tom Powell, telephone number 0161 600 7993, email schools.dpo@manchester.gov.uk

They are responsible for:

- Informing and advising on the trust / school's obligations to comply with GDPR and other data protection laws
- Monitoring compliance with GDPR and other data protection laws
- Monitoring compliance with the trust / school's data protection policies and procedures, including managing internal data protection activities, raising awareness of data protection issues, training staff and conducing internal audits
- Advising on and monitoring Data Protection Impact Assessments
- Acting as first point of contact for individuals whose data is process (pupils, parents, employees etc) and for the Information Commissioner's Office, and any other relevant supervisory authorities.

Information Asset Owners are responsible for:

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

All staff are responsible for ensuring that information is managed according to this policy.

Signed on behalf of the Board of Trustees:		
Signed	Date	
Chairperson of the Board of Trustees		

## **Appendix 1**

# Processing Personal Data: Legal Basis, Special Category Data and Special Category Conditions

**Legal Basis:** The lawful bases for processing are set out in Article 6 of the GDPR. At least one of these must apply whenever you process personal data:

- a) Consent: the individual has given clear consent for you to process their personal data for a specific purpose.
- **b)** Contract: the processing is necessary for a contract you have with the individual, or because they have asked you to take specific steps before entering into a contract.
- **c)** Legal obligation: the processing is necessary for you to comply with the law (not including contractual obligations).
- d) Vital interests: the processing is necessary to protect someone's life.
- **e) Public task:** the processing is necessary for you to perform a task in the public interest or for your official functions, and the task or function has a clear basis in law.
- f) Legitimate interests: the processing is necessary for your legitimate interests or the legitimate interests of a third party unless there is a good reason to protect the individual's personal data which overrides those legitimate interests. (This cannot apply if you are a public authority processing data to perform your official tasks.)

**Special Category Data:** GDPR identifies that some information is particularly sensitive and therefore needs extra protection:

- Racial or ethnic origin
- Political opinions
- Religious or philosophical beliefs
- Trade union membership Health
- Sexual life or orientation
- Genetic data (e.g. blood samples DNA)
- Biometric data to identify an individual (e.g. finger-prints, iris recognition)
- Financial information

**Special Category Conditions:** Under GDPR if you are processing special category data you need to meet a special category condition in addition to the legal basis identified above. The special category conditions are:

- The data subject has given explicit consent
- Necessary to protect the vital interests where the data subject is physically or legally incapable of giving consent

- The data has been made publically available by the data subject
- Necessary for the purposes of preventative or occupational medicine, for example the assessment of the working capacity of an employee
- Required for exercising rights in the field of employment and social security or social protection
- Processing is carried out by a foundation or not-for-profit body in the course of its legitimate activities
- Necessary to process legal claims
- Necessary for archiving statistical or historical research which is in the public interest
- Necessary for reasons of substantial public interest on the basis of UK law which shall be proportionate to the aim pursued

**Data relating to criminal convictions or offences:** Under GDPR information relating to criminal convictions (includes all DBS checks even if they show no convictions/offences) can only be processed process if you are doing so in an official capacity or have specific legal authorisation to do so.

(Please note that Section 3 of the Data Protection Bill sets out specific data protection principles to be considered when processing personal data for law enforcement purposes. This section of the policy will therefore be refreshed at such time as the Bill is passed and becomes UK law)

## **Appendix 2**

## Retention schedules and impact levels

#### NOTE TO TRUST / SCHOOLS:

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

https://cdn.ymaws.com/irms.org.uk/resource/collection/8BCEF755-0353-4F66-9877-CCDA4BFEEAC4/2016\_IRMS\_Toolkit\_for\_Trust/schools\_v5\_Master.pdf

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

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

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

In terms of how this fits with GDPR requirements, the suspension of the disposal of these records is covered by the Inquiries Act 2005 which makes it a criminal offence for anyone to knowingly destroy, alter or conceal records and information which is or may be relevant to the Inquiry. In effect this "top trumps" GDPR. A letter was posted on Exranet about this

https://extranet.bolton.gov.uk/website/pages/view.aspx?f=Retention and Destruction of Records May 2018-HR.pdf

## 1 Child Protection

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

https://www.gov.uk/government/uploads/system/uploads/attachment\_data/file/289214/safeguarding\_children\_and\_safer\_recruitment\_in\_educ ation.pdf

	Basic file description	Statutory Provisions	Retention period [operational]	Action at the en of the record	d of the administrative life	Protective Marking Classification
1.	Child Protection files	Education Act 2002, s175, related guidance "Safeguarding Children in Education", September 2004	DOB + 25 years[1]	SECURE DISPOSAL	Child Protection information must be copied and sent under separate cover to new trust / 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
1.2	Allegation of a child protection nature against a member of staff, including where the allegation is unfounded	Employment Practices Code: Supplementary Guidance 2.13.1 (Records of Disciplinary and Grievance)	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	IL4-Confidential

	Education Act 2002 guidance "Dealing with Allegations of Abuse against Teachers and Other Staff" November 2005	"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 DBS Disclosure reveals information from the police about an allegation that did not result in a criminal conviction. And it will help to prevent unnecessary reinvestigation if, as sometimes happens, an allegation resurfaces 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."
[1] This amendment has bee	n made in consultation with the Safe	eguarding Children Group.

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

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

2.10 3 Ma	Proposals for trust / schools to become, or be established as Specialist Status trust / schools nagement	No				Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL2-PROTECT
	Basic file description		Statutory Provisions	Retention period [operational]	Action at the en of the record		Protective Marking Classification
3.1	Log Books	Yes[1]		Date of last entry in the book + 6 years	Retain in the trust / school for 6 years from the date of the last entry.	Transfer to the Archives	IL3 - RESTRICTED
3.2	Minutes of the Senior Management Team and other internal administrative bodies	Yes <sup>1</sup>		Date of meeting + 5 years	trust / school	Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL3 - RESTRICTED
3.3	Reports made by the Exec Head / Head of School or Service or the management team	Yes <sup>1</sup>		Date of report + 3 years	Retain in the trust / school for 3 years from meeting	Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL3 - RESTRICTED

3.4	Records	Yes <sup>1</sup>	Closure of file +	6 SECURE	
	created by Exec		years	DISPOSAL	
	Head / Head of				
	School or				
	Services,				
	deputy Exec				
	Head / Head of				IL3 - RESTRICTED
	School or				IL3 - KESTRICTED
	Services, heads				
	of year and				
	other members				
	of staff with				
	administrative				
	responsibilities				
3.5	Correspondenc	No	Date of	SECURE	
	e created by		correspondence	+ DISPOSAL	
	Exec Head /		3 years		
	Head of School				
	or Services,				
	deputy Exec				
	Head / Head of				IL2-PROTECT
	School or				ILZ-PROTECT
	Services, heads				
	of year and				
	other members				
	of staff with				
	administrative				
	responsibilities				
3.6	Professional	Yes	Closure + 6 yea		
	development			DISPOSAL	
	plans				
					IL3 - RESTRICTED
	(Management				IL3 - KESTRICTED
	plans for professional				
	development plans				
	of staff)				

3.7	Trust / school development plans	No	Closure + 6 years	Review	Offer to the Archives	IL2-PROTECT
3.8	Admissions – if the admission is successful			SECURE DISPOSAL		IL3 - RESTRICTED
3.9	Admissions – if the appeal is unsuccessful	Yes	Resolution of case + 1 year	SECURE DISPOSAL		IL3 - RESTRICTED
3.10	Admissions – Secondary Trust / schools – Casual	Yes		SECURE DISPOSAL		IL3 - RESTRICTED
3.11	Proofs of address supplied by parents as part of the admissions process	Yes		SECURE DISPOSAL		IL3 - RESTRICTED

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

## 3 Management

	Basic file description		Statutory Provisions	The state of the s	Action at the end of the administrative life of the record		Protective Marking Classification
4.1	Admission Registers	Yes		in the book (or	Retain in the trust / school for 6 years from the date of the last entry.	Transfer to the Archives	IL3 - RESTRICTED
4.2	Attendance registers		The Education (Pupil Registration)	J	SECURE DISPOSAL		IL3 - RESTRICTED

4.3	Pupil roord car		(England) Regulations 2006 (No. 1751)		[If these records are retained electronically any back up copies should be destroyed at the same time]	
	Pupil record card	JS				
4.3a	Primary	Yes		remains at the primary trust / school	secondary trust / school (or other primary trust / school) when the child leaves the trust / school. In the case of exclusion it may be appropriate to transfer the record to the Behaviour Service	IL3 - RESTRICTED
4.3b	Secondary	Yes	Limitation Act 1980	DOB of the pupil + 25 years[1]	SECURE DISPOSAL	IL3 - RESTRICTED
4.4	Pupil files					
4.4a	Primary	Yes		Retain for the time which the pupil remains at the primary trust / school		IL3 - RESTRICTED

4.4b	Secondary	Yes	Limitation Act 1980	DOB of the pupil + 25 years[2]	In the case of exclusion it may be appropriate to transfer the record to the Behaviour Service  SECURE DISPOSAL	IL3 - RESTRICTED
4.5	Special Educational Needs files, reviews and Individual Education Plans	Yes		DOB of the pupil of 25 years the review  NOTE: This retention period is the minimum period that any pupil file should be kept. Some authorities choose to keep SEN files for a longer period of time to defend themselves in a "failure to provide a sufficient education" case. There is an element of business risk analysis involved in any decision to keep the records longer than the minimum retention period.	DISPOSAL	IL4-Confidential
4.6	Correspondenc e Relating to Authorised Absence and Issues	No		Date of absence + 2 years	-SECURE DISPOSAL	IL2-PROTECT

4.7	Absence books	Yes		Current year + 6 years	SECURE DISPOSAL		IL3 - RESTRICTED
4.8	Examination results	Yes					
4.8a	Public	No		Year of examinations + 6 years	SECURE DISPOSAL	Any certificates left unclaimed should be returned to the appropriate Examination Board	IL2-PROTECT
4.8b	Internal examination results	Yes		Current year + 5 years[3]	SECURE DISPOSAL		IL2-PROTECT
4.9	Any other records created in the course of contact with pupils	Yes/N o		Current year + 3 years	Review at the end of 3 years and either allocate a further retention period or SECURE DISPOSAL		IL3 - RESTRICTED
4.10	Statement maintained under The Education Act 1996 - Section 324		Special Educational Needs and Disability Act 2001 Section 1	DOB + 30 years	SECURE DISPOSAL unless legal action is pending		IL4-Confidential
4.11	Proposed statement or amended statement		Special Educational Needs and Disability Act 2001 Section 1	DOB + 30 years	SECURE DISPOSAL unless legal action is pending		IL4-Confidential
4.12	Advice and information to parents regarding educational needs		Special Educational Needs and Disability Act 2001 Section 2	Closure + 12 years	SECURE DISPOSAL unless legal action is pending		IL4-Confidential

	Strategy		Special Educational Needs and Disability Act 2001 Section 14	years	SECURE DISPOSAL unless legal action is pending	IL3 - RESTRICTED
4.14	Children's SEN Files	Yes		appropriate to add	DISPOSAL unless legal action is pending	IL4-Confidential
4.15	Parental permission slips for trust / school trips – where there has been no major incident	Yes		Conclusion of the trip	SECURE DISPOSAL	IL3 - RESTRICTED
4.16	Parental permission slips for trust / school trips – where there has been a major incident		Limitation Act 1980	' '	SECURE DISPOSAL	IL3 - RESTRICTED

4.47		L .	T	<b>b</b>	L .		
4.17			3 part supplement	<u>Date of visit + 14</u> years[4]		SECURE DISPOSAL or	
	created by trust		to the Health &			delete securely	
	/ schools to		Safety of Pupils on				
	obtain approval		Educational Visits				
	to run an		(HASPEV) (1998).				IL2-PROTECT
	Educational						ILE I NOTEO
	Visit outside the						
	Classroom -						
	Primary Trust /						
	schools						
4.18	Records		3 part supplement		Ν	SECURE DISPOSAL or	
	created by trust		to the Health &	years <sup>7</sup>		delete securely	
	/ schools to		Safety of Pupils on				
	obtain approval		Educational Visits				
	to run an		(HASPEV) (1998).				IL2-PROTECT
	Educational						ILZ-I KOTLOT
	Visit outside the						
	Classroom -						
	Secondary						
	Trust / schools						
4.19	Walking Bus	Yes		Date of register +	SECURE		
	registers			3 years	DISPOSAL		
					[If these		
					records are		
					retained		IL3 - RESTRICTED
					electronically		IL3 - KESTRICTED
					any back up		
					copies should		
					be destroyed at		
					the same time]		

	This takes into account the fact that if there is an incident requiring an accident report the register will be submitted with the accident report and kept for the period of time required for accident reporting		
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[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 pupil 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

## 5 Curriculum

	Basic file description		Statutory Provisions	Retention period [operational]	Action at the end of the record	d of the administrative life	Protective Marking Classification
5.1	Curriculum development	No		Current year + 6 years	SECURE DISPOSAL		IL1-Unclassified
5.2	Curriculum returns	No		Current year + 3 years	SECURE DISPOSAL		IL1-Unclassified
5.3	Trust / school syllabus	No		Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or SECURE DISPOSAL		IL1–Unclassified

5.4	Schemes of	No	Current year + 1	It may be	
	work			appropriate to	
			ĺ	review these	
			This retention	records at the	
			period starts once	end of each	II 4 Unalessified
			the document has	year and	IL1-Unclassified
			been superceded	F	
			·	retention period	
				or SECURE	
				DISPOSAL	
5.5	Timetable	No	Current year + 1	It may be	
			year	appropriate to	
				review these	
				records at the	
				end of each	IL1-Unclassified
				year and	il i – Officia Soffied
				allocate a new	
				retention period	
				or SECURE	
				DISPOSAL	
5.6	Class record	No	Current year + 1	It may be	
	books		year	appropriate to	
				review these	
				records at the	
				end of each	IL2-PROTECT
				year and	
				allocate a new	
				retention period	
				or SECURE	
				DISPOSAL	

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

5.14	Self Evaluation Forms	Yes		Current year + 6 years	SECURE DISPOSAL		IL3 - RESTRICTED
6 Pe	rsonnel Records	s held	in Trust / schools				
	Basic file description		Statutory Provisions	Retention period [operational]	Action at the end of the record	d of the administrative life	Protective Marking Classification
6.1	Timesheets, sick pay	Yes	Financial Regulations	Current year + 6 years	SECURE DISPOSAL		IL2-PROTECT
6.2	Staff Personal files	Yes		Termination + 7 years	SECURE DISPOSAL		IL2-PROTECT
6.3	Interview notes and recruitment records	Yes		Date of interview + 6 months	SECURE DISPOSAL		IL2-PROTECT
6.4	Pre- employment vetting information (including DBS Checks)	No	DBS Guidelines	Date of check + 6 months	SECURE DISPOSAL [by the designated member of staff]		IL2-PROTECT
6.41	Single Central Record	Yes	ISA guidelines	Keep until trust / school closure	Offer to local authority designated officer		IL2-PROTECT
6.5	Disciplinary proceedings:		issues see 1.2. If relate to a child p	There the warning relates to child protection issues see 1.2. If the disciplinary proceedings elate to a child protection matter please contact our safeguarding children officer for further dvice.			
6.5a	oral warning	Yes		Date of warning + 6 months.	SECURE DISPOSAL		IL2-PROTECT

6.5b	written warning – level one	Yes		Date of warning + 12 months.	SECURE DISPOSAL	IL2-PROTECT
6.5c	final warning	Yes		Date of warning + 12 months.	SECURE DISPOSAL	IL2-PROTECT
6.5d	case not found	Yes		If child protection related please see 1.2		IL2-PROTECT
6.6	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	DISPOSAL	IL2-PROTECT
6.7	Annual appraisal/asses sment records	No		Current year + 5 years	SECURE DISPOSAL	IL2-PROTECT
6.8	Salary cards	Yes		Last date of employment + 85 years	SECURE DISPOSAL	IL2-PROTECT
6.9	Maternity pay records	Yes	Statutory Maternity Pay (General) Regulations 1986 (SI 1986/1960), revised 1999 (SI 1999/567)	Current year, +3yrs	SECURE DISPOSAL	IL2-PROTECT

Records held under Retirement Benefits Schemes (Information Powers) Regulations 1995		Current year + years	DISPOSAL	IL2-PROTECT
6.11 Proof of ider collected as of the proces of checking "portable" enhanced D disclosure	part ss		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.	IL2-PROTECT

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

## 7 Health and Safety

	Basic file description		Provisions	· ·	Action at the end of the record	d of the administrative life	Protective Marking Classification
7.1	Accessib Plans	lity No	Disability Discrimination Act	,	SECURE DISPOSAL		IL1-Unclassified

7.2	Accident Reporting		Social Security (Claims and Payments) Regulations 1979 Regulation 25. Social Security Administration Act 1992 Section 8. Limitation Act			
			1980			
7.2a	Adults (All Accidents)	Yes		Date of incident + 7 years	SECURE DISPOSAL	IL3 - RESTRICTED
7.2b	Children (All Accidents)	Yes		DOB of child + 25 years[1]	SECURE DISPOSAL	IL3 - RESTRICTED
7.3	COSHH	No		Current year + 10 years [where appropriate an additional retention period may be allocated]	SECURE DISPOSAL	IL1–Unclassified
7.4	Incident reports	Yes		Current year + 20 years	SECURE DISPOSAL	IL3 - RESTRICTED
7.5	Policy Statements	No		Date of expiry + 1 year	SECURE DISPOSAL	IL1-Unclassified
7.6	Risk Assessments	No		,	SECURE DISPOSAL	IL1-Unclassified
7.7	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

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

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

## 8 Administrative

	Basic file description		Statutory Provisions	Retention period [operational]	Action at the end of the administrative life of the record		Protective Marking Classification
8.1	Employer's Liability certificate	No		Closure of the trust / school + 40 years	SECURE DISPOSAL		IL1-Unclassified
8.2	Inventories of equipment and furniture	No		Current year + 6 years	SECURE DISPOSAL		IL1-Unclassified
8.3	General administrative records  (records not specifically listed elsewhere)	No		Current year + 5 years	further retention	Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL1-Unclassified

	Basic file description	Data Prot Issues	Statutory Provisions	Retention period [operational]	Action at the en of the record		Protective Marking Classification
9 Fir	nance						
8.8	PTA/Old Pupils Associations	No		Current year + 6 years	Review to see whether a further retention period is required	Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL1–Unclassified
8.7	Visitors book	No		Current year + 2 years	Review to see whether a further retention period is required	Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL1–Unclassified
	ephemera	No		year	whether a	[The appropriate archivist will then take a sample for permanent preservation]	IL1–Unclassified
8.5 8.6	Circulars (staff/parents/pupils) Newsletters,	No		Current year + 1 year  Current year + 1	SECURE DISPOSAL Review to see	Transfer to Archives	IL1–Unclassified
8.4	Trust / school brochure or prospectus	No		Current year + 3 years		Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL1-Unclassified

9.1	Annual Accounts	No	Financial Regulations	Current year + 6 years		Offer to the Archives	IL2-PROTECT
9.2	Loans and grants	No	Financial Regulations	Date of last payment on loan + 12 years	Review to see whether a further retention period is required	Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL2-PROTECT
9.3	Contracts						
9.3a	under seal	No		Contract completion date + 12 years	SECURE DISPOSAL		IL2-PROTECT
9.3b	under signature	No		Contract completion date + 6 years	SECURE DISPOSAL		IL2-PROTECT
9.3c	monitoring records  (Bolton Council Corporate Property Unit may hold these records on the trust / schools behalf)			Current year + 2 years	SECURE DISPOSAL		IL2-PROTECT
9.4	Copy orders	No		Current year + 2 years	SECURE DISPOSAL		IL2-PROTECT
9.5	budget monitoring etc	No		Current year + 3 years	SECURE DISPOSAL		IL2-PROTECT
9.6	Invoice, receipts and other records covered by the Financial Regulations		Financial Regulations	Current year + 6 years	SECURE DISPOSAL		IL2-PROTECT
9.7	Annual Budget and background papers	No		Current year + 6 years	SECURE DISPOSAL		IL2-PROTECT

9.8	Order books and requisitions	No		Current year + 6 years	SECURE DISPOSAL	IL2-PROTECT
9.9	Delivery Documentation	No		Current year + 6 years	SECURE DISPOSAL	IL2-PROTECT
9.1	Debtors' Records	No	Limitation Act 1980	Current year + 6 years	SECURE DISPOSAL	IL2-PROTECT
9.11	Trust / school Fund – Cheque books	No		Current year + 3 years	SECURE DISPOSAL	IL2-PROTECT
9.12	Trust / school Fund – Paying in books	No		Current year + 6 years then review	SECURE DISPOSAL	IL2-PROTECT
9.13	Trust / school Fund – Ledger	No		Current year + 6 years then review	SECURE DISPOSAL	IL2-PROTECT
9.14	Trust / school Fund – Invoices	No		Current year + 6 years then review	SECURE DISPOSAL	IL2-PROTECT
9.15	Trust / school Fund – Receipts	No		Current year + 6 years	SECURE DISPOSAL	IL2-PROTECT
9.16	Trust / school Fund – Bank statements	No		Current year + 6 years then review	SECURE DISPOSAL	IL2-PROTECT
9.17	Trust / school Fund – Trust / school Journey books	No		Current year + 6 years then review	SECURE DISPOSAL	IL2-PROTECT
9.18	Pupil Grant Applications	Yes		Current year + 6 years then review	SECURE DISPOSAL	IL2-PROTECT
9.19	Free trust / school meals registers		Financial Regulations	Current year + 6 years	SECURE DISPOSAL	IL3 - RESTRICTED

9.20	Petty cash books	No	Financial Regulations	Current year + 6 years	SECURE DISPOSAL		IL2-PROTECT
10 P	roperty						
	Basic file description		Statutory Provisions	Retention period [operational]	Action at the end of the record	d of the administrative life	Protective Marking Classification
10.1	Title Deeds	No		Permanent		Offer to Archives if the	
						deeds are no longer needed	IL2-PROTECT
10.2	Plans	No		Permanent	Retain in trust / school whilst operational	Offer to Archives[1]	IL3 - RESTRICTED
10.3	Maintenance and contractors	No	Financial Regulations	Current year + 6 years	SECURE DISPOSAL		IL2-PROTECT
10.4	Leases	No		Expiry of lease + 6 years	SECURE DISPOSAL		IL2-PROTECT
10.5	Lettings	No		Current year + 3 years	SECURE DISPOSAL		IL2-PROTECT
10.6	Burglary, theft and vandalism report forms	No		Current year + 6 years	SECURE DISPOSAL		IL2-PROTECT
10.7	Maintenance log books	No		Last entry + 10 years	SECURE DISPOSAL		IL1-Unclassified
10.8	Contractors' Reports	No		Current year + 6 years	SECURE DISPOSAL		IL2-PROTECT

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

			Statutory Provisions	<u> </u>	Action at the end of the record	d of the administrative life	Protective Marking Classification
	Secondary Transfer Sheets (Primary)	Yes		,	SECURE DISPOSAL		IL3 - RESTRICTED
11.2	Attendance returns	Yes		,	SECURE DISPOSAL		IL3 - RESTRICTED
11.3	Circulars from LEA	No		operationally	whether a further retention	Transfer to Archives [The appropriate archivist will then take a sample for permanent preservation]	IL1-Unclassified

#### 12 Department for Children, Trust / schools and Families

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

	Department for Children, Trust / schools and Families			operationally required		[The appropriate archivist will then take a sample for permanent preservation]	
13 C	onnexions				<u>'</u>		
	Basic file description		Statutory Provisions	Retention period [operational]	Action at the end of the record	d of the administrative life	Protective Marking Classification
13.1	Service level agreements	No		Until superseded	SECURE DISPOSAL		IL1–Unclassified
13.2	Work Experience agreement	Yes		DOB of child + 18 years	SECURE DISPOSAL		IL3 - RESTRICTED
14 Tr	ust / schools Me	eals					
	description		Statutory Provisions	Retention period [operational]	Action at the end of the record	d of the administrative life	Protective Marking Classification
14.1	Dinner Register	Yes		C + 3 years	SECURE DISPOSAL		IL2-PROTECT
14.2	Trust / school Meals Summary Sheets	Yes		C + 3 years	SECURE DISPOSAL		IL2-PROTECT
15 Fa	mily Liaison Of	ficers a	and Parent Supp	ort Assistants			
	description		Statutory Provisions	Retention period [operational]	Action at the enof the record	d of the administrative life	Protective Marking Classification
15.1	Day Books	Yes		Current year + 2 years then review	SECURE DISPOSAL		IL3 - RESTRICTED

15.2	Reports for outside agencies – where the report has been included on the case file created by the outside agency			Whilst the child is attending the trust / school then destroy	SECURE DISPOSAL		IL3 - RESTRICTED
15.3	Referral forms	Yes		While the referral is current then	SECURE DISPOSAL		IL4-Confidential
15.4	Contact data sheets	Yes		Current year then	SECURE DISPOSAL		IL2-PROTECT
15.5	Contact database entries  (FLO contact records with agencies and family member)	Yes		Current year then review, if contact is no longer active then destroy	DELETE		IL2-PROTECT
15.6	Group Registers (FLO work)	Yes		Current year + 2 years	SECURE DISPOSAL		IL2-PROTECT
15.7	Early Help Assessments	Yes		Current year + 6	SECURE DISPOSAL		IL4-Confidential
	6 Early Years Provision (Childcare / Nursery provision etc.) 6.1 Records to be kept by Registered Persons - All Cases						
		Data Prot Issues	Statutory Provisions	Retention period [operational]	Action at the end of of the record		Protective Marking Classification

16.1.1 The name, home address and date of birth of each child who is looked after on the premises	Yes	Closure of setting + 50 years	
		[These could be required to show whether or not an individual child attended the setting in a child protection investigation]	IL3 - RESTRICTED
16.1.2 The name, home address and telephone number of a parent of each child who is looked after on the premises	Yes	If this information is kept in the same book or on the same form as in 16.1.1 then the same retention period should be used as in 16.1.1	
		If the information is stored separately, then destroy once the child has left the setting (unless the information is collected for anything other than emergency contact)	IL3 - RESTRICTED

	The name, address and telephone number of any person who will be looking after children on the	Yes		See 16.4.5 below		IL3 - RESTRICTED
16.1.4	premises A daily record of the names of children looked after on the premises, their hours of attendance and the names of the persons who looked after them		and Child Minding (National Standards) (England) Regulations 2003	records should be kept for 2 years (SI20031996		IL3 - RESTRICTED
	A record of accidents occurring on the premises and incident books relating to other incidents		Child Minding (National Standards) (England) Regulations 2003[1]	DOB of the child involved in the accident or the incident + 25 years  If an adult is injured then the accident book must be kept for 7 years from the date of the incident		IL2-PROTECT

16.1.6	A record of any medicinal product administered to any child on the premises, including the date and circumstances of its administration, by whom it was administered, including medicinal products which the child is permitted to administer to himself, together with a record of parent's consent	Yes	Child Minding (National Standards) (England)	DOB of the child being given/taking the medicine + 25 years		IL3 - RESTRICTED
	Records of transfer	Yes		One copy is to be given to the parents, one copy transferred to the Primary Trust / school where the child is going		IL2-PROTECT
16.1.8	Portfolio of work, observations and so on	Yes		To be sent home with the child		IL2-PROTECT

16.1.9	Birth certificates	Yes	Once the setting has had sight of the birth certificate and recorded the necessary information the original can be returned to the parents. There is no requirement to keep a copy of the	IL3 - RESTRICTED	
			keep a copy of the birth certificate.		

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

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

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

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

A statement of the procedure to be followed in the event of a fire or accident	No	Procedure superseded + 7 years	IL1–Unclassified
A statement of the procedure to be followed in the event of a child being lost or not collected	No	Procedure superseded + 7 years	IL1–Unclassified
A statement of the procedure to be followed where a parent has a complaint about the service being provided by the registered person		Until superseded	IL1–Unclassified
A statement of the arrangements in place for the protection of children, including arrangements to safeguard the children from abuse or		Closure of setting + 50 years	IL4-Confidential

	neglect and procedures to be followed in the event of allegations of abuse or neglect			[These could be required to show whether or not an individual child attended the setting in a child protection investigation]			
16.3 R	Basic file description	Data	Statutory Provisions	Retention period [operational]	Action at the end of the record	d of the administrative life	Protective Marking Classification
16.3.1	Emergency contact details for appropriate adult to collect the child if necessary	Yes		Destroy once the child has left the setting (unless the information is collected for anything other than emergency contact)			IL3 - RESTRICTED
16.3.2	Contract, signed by the parent, stating all the relevant details regarding the child and their care, including the name of the emergency contact and confirmation of their agreement to collect the child during the night			Date of birth of the child who is the subject of the contract + 25 years			IL3 - RESTRICTED

16.4 O	ther Records – Admir	nistration	1			
	Basic file description		Statutory Provisions	Retention period [operational]	Action at the end of the administrative life of the record	Protective Marking Classification
Financ	ial Records					
	Financial records  – accounts, statements, invoices, petty cash etc	No		Current year + 6 years		IL2-PROTECT
Insura				·		
l l	Insurance policies – Employers Liability		Employers Liability Financial Regulations	The policies are kept for a minimum of 6 years and a maximum of 40 years depending on the type of policy		IL1-Unclassified
	Claims made against insurance policies – damage to property	Yes		Case concluded - 3 years	-	IL2-PROTECT
16.4.4	Claims made against insurance policies – personal injury	Yes		Case concluded -6 years	-	IL2-PROTECT
	Resources					
	Personal Files - records relating to an individual's employment history	<u>Yes</u>		Termination + 6 years then review		IL3 - RESTRICTED

	Pre-employment vetting information (including DBS checks)	No	DBS guidelines	Date of check + 6 months			IL4-Confidential	
	records – general	Yes		Current year + 2 years			IL2-PROTECT	
	Training (proof of completion such as certificates, awards, exam results)	Yes		Last action + 7 years			IL2-PROTECT	
	Premises and He	alth and	d Safety		•			
	Premises files (relating to maintenance)	No		Cessation of use of building + 7 years then review			IL1-Unclassified	
16.4.1 0	Risk Assessments	No		Current year + 3 years			IL1-Unclassified	
[1] Fo	r Data Protection p	urposes	s the following info	rmation should be kep	t on the file for the	e following periods :		
• all	documentation on t	he perso	nal file		Duration of employ	ment		
•	pre-employment and	l vetting i	information		Start date + 6 mon	ths		
•	records relating to a	ccident o	r injury at work		Minimum of 12 year	ars		
•	annual appraisal/ass	essment	t records		Minimum of 5 years			
•	records relating to di	sciplinar	y matters (kept on p	ersonal files)				
			o oral warni	ng	6 months			
			o first level	warning	6 months			
			o second le	vel warning	12 months			
			o final warn	ing	18 months			

#### Appendix 3

# **Information Security Incident Report Form**

All boxes must be completed



To be completed by the person reporting the breach

Name				
Job title				
Department / Section (if appli	cable)			
Telephone number				
E-mail address				
Date				
			can about what has happened, volume, from which system, an	
How did you find out about the been a breach, please explain			who originally found there had they found out about it.	l
Was the breach caused by a	cyber incid	lent?		
Yes	No		Not yet known	

When was the breach discovered? Date:						Time:			
When did the breach occur? Date:						Time:			
What has happened to the information? (Please s				all that app	ply)				
Destroyed		Lost Stolen							
Altered		Unauthorise	ed D	Disclosure Unauthorised Acces			ccess		
Other (please give details below	')								
Categories of personal data incl	uded i	n the breac	h (Pl	ease select	all th	at apply)			
Basic personal identifiers (eg: name, contact details)				Identifica (eg: user		ata s, passwords)			
Racial or ethnic origin				Political of	pinio	ns			
Religious or philosophical belie	fs			Trade uni	Trade union membership				
Health				Sexual life or orientation					
Gender reassignment data				Genetic or biometric data					
Financial information				Criminal convictions or offences					
Official documents (eg: driving	licence	es)		Location data					
Other (please give details below	<b>'</b> )			Not yet ki	nown				
How may data subjects could be	e affec	ted?							
Categories of data subjects affe	cted (F	Please selec	t all	that apply)					
Employees			Р	upils					
Parents / Carers			Т	rustees					
Volunteers			O	ther (pleas	e give	details belov	/)		

What is the possible impact	of the	breach on th	he dat	a subject	s?		
Has there been any setual b	orm to	o data cubica	to 2 /14	ivos plas	so di	vo dotaile bolow)	
	arm to		ata subjects? (If yes, please give details below)				
Yes		No				Not yet known	
What is the likelihood that dibreach? (Please select one of						consequences as a result of th	e
Very likely		Likely				Neutral	
Unlikely		Very unlikely	/			Not yet known	
Have you told the data subje	ects al	bout the brea	ch?				
Yes				About to	or in	process of telling them	
No, but they're already awar	е			No, but planning to tell them			
No, decided not to tell them				Not yet d	lecide	ed whether to tell them	
Seeking advice from DPO				Other (P	lease	give details below)	
						(e.g. police, regulatory body) ab reference number, please inclu	
Yes				No			
Seeking advice from DPO				Other (P	lease	give details below)	

What measures have been ta in error, auto-erased lost lapt		o deal with the breach? (e.g	. con	tacting the person sent in forma	ation
Has the data been recovered whether you have had confire unread)				due to a misdirected email, inc and whether it was read or	lude
Yes		No		Partially	
What measures have been ta	ken /	are proposed to mitigate fu	rther	breaches?	
If there is any further informa	ation y	you think should be conside	ered p	please include it here.	
<u> </u>					

#### To be completed by the Data Protection Officer

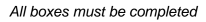
Form received by DPO	m received by DPO Date:				Time:			
Was the form received within 24 hours of	d?	Yes		No				
If no, was a reason given? (Please give		Yes		No				
in no, was a reason given: (i lease give details below)								1
Is the information on the form complete	?				Yes		No	
If not, what further information is requir	ed? (Pleas	e give d	etails below	/)				
Breach reported to SIRO	Yes		No		Date			
Breach reported to Exec Head / Head								
of School or Service	Yes		No		Date			
Breach reported to Chair of Trustees	Yes		No		Date			
What measures have been agreed shou	ld be taker	to deal	with the br	each	?			
What measures have been agreed shou	ld be taker	to miti	gate harm c	aused	d by the bre	each	?	

Have data subjects been told about the about	out the br	each (if not	alrea	ady done by	person re	porting i	it)?
Yes About to			bout to or in process of telling them				
No, but they're already aware		No, but planning to tell them					
No, decided not to tell them		Other (Plea	ase g	give details b	elow)		
							•
Does the breach warrant a report to the ICC	Yes			No			
If yes, when was the breach reported to the	ICO?	Date:			Time:		
Was report to ICO made within 72 hours?		Yes			No		
If report was not made within 72 hours, ple	ase provi	ide justificat	tion f	or late repor	ting belov	v.	
What has been identified as the root cause	(s) of the	breach follo	owin	g investigation	on?		
What corrective actions have been identified	ed followi	ng investig	ation	?			
What corrective actions have been identified Action		Target	ation	? Owner		Date Comple	
			ation			Date Comple	
		Target	ation				
		Target	ation				
		Target	ation				
		Target	ation				
		Target	ation				
		Target	ation				
		Target	ation				
		Target	ation				
Action		Target	ation	Owner			

### Appendix 4

#### Request for personal data Form

## Request for personal data





То	
Details of applicant	
Name of applicant	
Job title	
Department and Section	
Full Address	
Telephone number	
e-mail address or fax number	
Investigation reference / Operation Name	
Date	
Details of application	
<ol> <li>This request is made pursuant to the that this request complies with the f</li> </ol>	e Data Protection Act 1998. I can confirm ollowing non-disclosure provisions
Section 29  The data is necessary for the prevention The data is necessary for the apprehence Section 35	
The data is necessary for the purpose Proceedings  The data is necessary for the purpose proceedings	of or in connection with present legal of or in connection with prospective legal
2. I require the following information	

3.	Why I require the information
A	What statutory newers does the requester have to demand the information
4.	What statutory powers does the requester have to demand the information
5.	I can confirm that the information you provide will be held in the strictest
	confidence and will not be further processed beyond the purpose for which it
	was requested.
	I have grounds believing that failure to disclose the required information will
	be likely to prejudice my enquiries and can confirm that the details supplied on
	this form are, to the best of my knowledge, correct.
	I am aware of the provisions of Section 55 of the Data protection Act 1998,
	regarding the unlawful obtaining of personal details.
Signat	ture
Print N	Name