

Data Protection Policy

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CHAIR OF TRUSTEES:	
CEO:	M

Contents

1. Aims
2. Legislation and Guidance
3. Definitions
4. The Data Controller2
5. Data Protection Principles
6. Roles and responsibilities
7. Privacy/Fair Processing Notice
8. Subject Access Requests5
9. Parental Requests to see the Educational Record5
10. Data Accuracy5
11. Storage of records6
12. Disposal of Records 6
13. Training
14. Monitoring Arrangements6
15. Contact Information

Author	EPA	Committee	Directing Board
Date Approved	1 st December 2021	Review Cycle / Review date	3 yrs / December 2024
		Page	1

1. Aims

Our Trust aims to ensure that all data collected about staff, students, parents and visitors is collected, stored and processed in accordance with the General Data Protection Regulation (GDPR). This policy applies to all data, regardless of whether it is in paper or electronic format.

2. Legislation and Guidance

This policy meets the requirements of the General Data Protection Regulation (GDPR), and is based on <u>guidance published by the Information Commissioner's Office</u> and <u>model privacy notices published by the Department for Education</u>.

This policy also complies with other Academy Funding Agreements and Articles of Association.

3. Definitions

Term	Definition	
Personal data	Data from which a person can be identified, including data that, when combined with other readily available information, leads to a person being identified	
Sensitive personal data	 Data such as: Contact details Racial or ethnic origin Political opinions Religious beliefs, or beliefs of a similar nature Where a person is a member of a trade union Physical and mental health Sexual orientation Whether a person has committed, or is alleged to have committed, an offence Criminal convictions 	
Processing	Obtaining, recording, storing, altering or destruction data	
Data subject	The living individual whose personal data is held or processed	
Data controller	A person or organisation that determines the purpose for which, and the way personal data is processed	
Data processor	A person, other than an employee of the data controller, who processes the data on behalf of the data controller	

4. The Data Controller

Our Trust processes personal information relating to students, staff, parents, students' emergency contacts and visitors, and, therefore, is a data controller.

Author	EPA	Committee	Directing Board
Date Approved	1 st December 2021	Review Cycle / Review date	3 yrs / December 2024
		Page	2

The Trust is registered as a data controller with the Information Commissioner's Office and renews this registration annually. In practice, the individual academies of the Trust determine the data they hold and the processes used in line with Data Protection Policy.

5. Data Protection Principles

The GDPR is based on the following data protection principles, or rules for good data handling:

- Data shall be processed lawfully, fairly and in a transparent manner in relation to individuals
- collected for specified, explicit and legitimate purposes and not further processed in a manner that is incompatible with those purposes; further processing for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes shall not be considered to be incompatible with the initial purposes.
- adequate, relevant and limited to what is necessary in relation to the purposes for which they are processed.
- accurate and, where necessary, kept up to date; every reasonable step must be taken to ensure
 that personal data that are inaccurate, having regard to the purposes for which they are
 processed, are erased or rectified without delay.
- kept in a form which permits identification of data subjects for no longer than is necessary for
 the purposes for which the personal data are processed; personal data may be stored for longer
 periods insofar as the personal data will be processed solely for archiving purposes in the public
 interest, scientific or historical research purposes or statistical purposes subject to
 implementation of the appropriate technical and organisational measures required by the
 GDPR in order to safeguard the rights and freedoms of individuals.
- processed in a manner that ensures appropriate security of the personal data, including protection against unauthorised or unlawful processing and against accidental loss, destruction or damage, using appropriate technical or organisational measures.

6. Roles and responsibilities

The Directing Board has overall responsibility for ensuring that the Trust complies with its obligations under the GDPR. The Chief Executive Officer (CEO) is the Data Protection Officer (DPO). Day-to-day monitoring of data protection responsibilities rest with each Headteacher on behalf of the CEO. They will ensure that all staff are aware of their data protection obligations, and oversee any queries related to the storing or processing of personal data.

Staff are responsible for ensuring that they collect and store any personal data in accordance with this policy. Staff must also inform the school/Trust of any changes to their personal data, such as a change of address.

Data breach reporting is mandatory under the GDPR and all staff are aware of their obligation to report data breaches without delay.

7. Privacy/Fair Processing Notices/Policies

7.1 Students and parents

We hold personal data about students to support teaching and learning, to provide pastoral care and to assess how the school is performing. We may also receive data about students from other organisations including, but not limited to, other schools, Local Authorities, the Department for Education and the National Health Service.

This data includes, but is not restricted to:

Author	EPA	Committee	Directing Board
Date Approved	1 st December 2021	Review Cycle / Review date	3 yrs / December 2024
		Page	3

- Contact details
- Results of internal assessment and externally set tests
- Data on student characteristics, such as ethnic group or Special Educational Needs and Disabilities
- Exclusion information
- Details of any medical conditions

We will only retain the data we collect for as long as is necessary to satisfy the purpose for which it has been collected.

We will not share information about students with anyone without consent unless the law and our policies allow us to do so. Individuals who wish to receive a copy of the information that we hold about them/their child should refer to sections 8 and 9 of this Policy.

We are required, by law, to pass certain information about students to specified external bodies, such as our Local Authority and the Department for Education, so that they can meet their statutory obligations.

7.2 Staff

We process data relating to those we employ to work at, or otherwise engage to work at, our School\Trust. The purpose of processing this data is to assist in the running of the school/Trust, including to:

- enable individuals to be paid
- facilitate safer recruitment practice
- support the effective performance management of staff
- improve the management of workforce data across the education sector
- inform our recruitment and retention policies
- allow better financial modelling and planning
- enable monitoring of people with, and without, Protected Characteristics under the Equality Act
- support the work of the School Teachers' Review Body

Staff personal data includes, but is not limited to, information such as:

- contact details, next of kin
- National Insurance numbers
- salary information
- qualifications
- absence data
- personal characteristics/protected characteristics
- medical information
- outcomes of any disciplinary procedures

We will only retain the data we collect for as long as is necessary to satisfy the purpose for which it has been collected.

We will not share information about staff with third parties without consent unless the law allows us to. This may include advisers such as our Occupational Health and our Human Resources advisers.

We are required, by law, to pass certain information about staff to specified external bodies, such as our Local Authority and the Department for Education, so that they can meet their statutory obligations.

Any staff member wishing to see a copy of information about them that the school holds should contact the Headteacher/CEO.

Author	EPA	Committee	Directing Board
Date Approved	1 st December 2021	Review Cycle / Review date	3 yrs / December 2024
		Page	4

8. Subject Access Requests

Under the GDPR, Staff, Students and Parents\Carers have a right to request access to information the school holds about them. This is known as a Subject Access Request.

Subject Access Requests must be submitted in writing, either by letter or email. Requests should include:

- The subjects name
- A correspondence address
- A contact number and email address
- Details about the information requested

The Trust will not reveal the following information in response to Subject Access Requests:

- Information that might cause serious harm to the physical or mental health of the subject or another individual
- Information that would reveal that the child is at risk of abuse, where disclosure of that information would not be in the child's best interests
- Information contained in adoption and parental order records
- Certain information given to a court in proceedings concerning the child

Subject Access Requests for all or part of the student's educational record will be provided within 15 school days.

If a Subject Access Request does not relate to the educational record, we will respond within 1 calendar month.

We reserve the right to charge for requests which are deemed to be excessive.

9. Parental Requests to see the Educational Record

Parents of students do not have an automatic right to access their child's educational record. The school will decide on a case-by-case basis whether to grant such requests, and we will bear in mind guidance issued from time to time from the Information Commissioner's Office (the organisation that upholds information rights).

For a parent to make a subject access request, the child must either be unable to understand their rights and the implications of a Subject Access Request or have given their consent.

The Information Commissioner's Office, the organisation that upholds information rights, generally regards children aged 12 and above as mature enough to understand their rights and the implications of a Subject Access Request. Therefore, most Subject Access Requests from parents of students at our schools may not be granted without the express permission of the student.

If parents ask for copies of information, they will be required to pay the cost of making the copies.

10. Data Accuracy

Data held will be as accurate and up to date as is reasonably possible. If a data subject informs the school of a change of circumstances his/her computer records will be updated as soon as is practicable.

Data Checking Sheets for students will be provided to data subjects so they can check its accuracy and make any amendments.

For Staff, Data Checking Sheets will be issued periodically.

Author	EPA	Committee	Directing Board
Date Approved	1 st December 2021	Review Cycle / Review date	3 yrs / December 2024
		Page	5

Where a data subject challenges the accuracy of his/her data the school will immediately mark the record as potentially inaccurate, or "challenged". In the case of any dispute, we shall try to resolve the issue informally, but if this proves impossible, disputes will be referred to the Governing Body under the formal Complaints Procedure.

11. Storage of records

- Paper-based records and portable electronic devices, such as laptops and hard drives that contain personal information are kept under lock and key when not in use.
- Papers containing confidential personal information should not be left on office and classroom desks, on staffroom tables or pinned to noticeboards where there is general access.
- Where personal information needs to be taken off site (in paper or electronic form), staff must sign it in and out from the school office. Staff must adhere to school/Trust policies and procedures when taking data off site.
- Passwords that are at least 8 characters long containing letters and numbers are used to access school computers, online resources, laptops and other electronic devices.
- Encryption software is used to protect all portable devices and removable media, such as laptops and USB devices. Encryption, anonymisation and pseudonymisation will be used to protect the data.
- Staff, students or governors who store personal information on their personal devices are expected to follow the same security procedures for school-owned equipment.
- Governors are required to use school/Trust email addresses and use cloud storage for sharing information and data.
- GDPR compliant cloud storage will be used for all online data storage.

12. Disposal of Records

Personal information that is no longer needed, or has become inaccurate or out of date, is disposed of securely.

For example, we will shred or incinerate paper-based records, and override electronic files. We also use an outside company to convert paper records to electronic and to shred documents on site.

13. Training

Our staff and governors are provided with data protection training as part of their induction process and this is refreshed annually.

Data protection will also form part of continuing professional development, where changes to legislation or the school's/Trust's processes make it necessary to keep staff up to date.

14. Monitoring Arrangements

The CEO is responsible for monitoring and reviewing this policy.

The Trust's Data Protection Officer will ensure that delegated officers (the Trust's Senior Officers and Headteachers) check that our schools comply with this policy by, among other things, reviewing some school records at least annually.

This document will be reviewed every 3 years.

Author	EPA	Committee	Directing Board
Date Approved	1 st December 2021	Review Cycle / Review date	3 yrs / December 2024
		Page	6

15. Contact information

Who to contact?

The individual academy (or school), as the delegated **data controller**, has the responsibility to ensure that your personal data is protected. The Headteacher acts on behalf of the DPO in each school. Contact them in the first instance.

Our Trust Data Protection Officer is:

Name of DPO: **David Brown** Email address: <u>ceo@epa-mat.org</u> Contact number: **01865 733331**

Contact address: Bartholomew School, Witney Road, Witney, Oxford, OX29 4AP

If you have any questions about this policy, please contact the Data Protection Officer.

If you have a concern about the way we are collecting or using your personal data, we request that you raise your concern with us in the first instance. Alternatively, you can contact the Information Commissioner's Office at https://ico.org.uk/concerns/ or call 0303 123 1113.

Author	EPA	Committee	Directing Board
Date Approved	1 st December 2021	Review Cycle / Review date	3 yrs / December 2024
		Page	7