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**Statutory Policy**

Data Protection Policy

**Contents**

[**1** **Introduction and purpose** 3](#_Toc197067109)

[2 Scope 3](#_Toc197067110)

[3 Definitions 3](#_Toc197067111)

[4 Roles and responsibilities 4](#_Toc197067112)

[4.1 Local Advocate Board 4](#_Toc197067113)

[4.2 Headteacher 4](#_Toc197067114)

[4.3 Data Protection Officer 4](#_Toc197067115)

[4.4 Staff, temporary staff, contractors, visitors 5](#_Toc197067116)

[5 Policy content 5](#_Toc197067117)

[5.1 Data Protection Principles 5](#_Toc197067118)

[5.2 Lawfulness, fairness, and transparency 5](#_Toc197067119)

[5.3 Purpose limitation 8](#_Toc197067120)

[5.4 Data minimisation 8](#_Toc197067121)

[5.5 Accuracy of data 8](#_Toc197067122)

[5.6 Storage limitation and disposal of data 9](#_Toc197067123)

[5.7 Security of personal data 9](#_Toc197067124)

[5.8 Technical security measures 9](#_Toc197067125)

[5.9 Organisational security measures 9](#_Toc197067126)

[5.10 Rights of Data subjects 10](#_Toc197067127)

[5.11 Handling requests 11](#_Toc197067128)

[5.12 Data protection by design and default 12](#_Toc197067129)

[5.13 Joint controller agreements 12](#_Toc197067130)

[5.14 Data processors 12](#_Toc197067131)

[5.15 Record of processing activities 12](#_Toc197067132)

[5.16 Management of personal data breaches 13](#_Toc197067133)

[5.17 Data Protection Impact Assessments 14](#_Toc197067134)

[5.18 Data sharing 14](#_Toc197067135)

[5.19 Appointment of a Data Protection Officer 15](#_Toc197067136)

[6 Policy history 16](#_Toc197067137)

[Declaration **Error! Bookmark not defined.**](#_Toc197067138)

[Appendix 1 **Error! Bookmark not defined.**](#_Toc197067139)

# **Introduction and purpose**

This policy sets out the Academies for Character and Excellence commitment to handling personal data in line with the UK GDPR and the UK Data Protection Act.

The Trust/school is the data controller for the personal data it processes and is registered with the Information Commissioner’s Office (ICO) under registration number ZA493954. Details about this registration can be found at [www.ico.org.uk](http://www.ico.org.uk)

The purpose of this policy is to explain how the Trust/school handles personal data under data protection legislation and is to inform staff and other individuals who process personal data on the Trust’s/school’s behalf of the school’s expectations.

# Scope

This policy applies to the processing of personal data held by the Trust/school. This includes personal data held about pupils, parents/carers, staff, temporary staff, advocates, visitors, and any other identifiable data subjects.

This policy should be read alongside the Acceptable Use Policy.

# Definitions

There are several terms used in the data protection legislation and in this policy, which must be understood by those who process personal data held by the Trust/school. These are:

Personal data

Special categories of personal data

Processing

Data subject

Data controller

Data processor

These terms are explained in Appendix 1.

# Roles and responsibilities

## Local Advocate Board

The Local Advocate Board (LAB) has overall responsibility for ensuring the Trust/school implements this policy and continues to demonstrate compliance with the data protection legislation.

This policy shall be reviewed by the LAB on an annual basis.

## Headteacher

The Headteacher has day-to-day responsibility for ensuring this policy is adopted and adhered to by staff and other individuals processing personal data on the Trust’s/school’s behalf.

## Data Protection Officer

The Data Protection Officer (DPO) is responsible for carrying out the tasks set out in Article 39 of the UK GDPR. In summary, the DPO is responsible for:

Informing and advising the Trust/school of their obligations under the data protection legislation.

Monitoring compliance with data protection policies.

Raising awareness and delivering training to staff.

Carrying out audits on the Trust’s/school’s processing activities.

Providing advice regarding Data Protection Impact Assessments and ensuring these are reviewed annually.

Co-operating with the Information Commissioner’s Office.

Acting as the contact point for data subjects exercising their rights.

The DPO shall report directly to the governing body and Senior Leadership Team and shall provide regular updates on the Trust’s/school’s progress and compliance with the data protection legislation.

The Trust’s DPO is an external consultant who performs the role under a service contract. The DPO is Jenny Goodall, who can be contacted at: [educate.schooldataprotection-mailbox@devon.gov.uk](mailto:educate.schooldataprotection-mailbox@devon.gov.uk)

The DPO is supported in their role by the Trust’s Data Protection Liaison Officer Beth Souster and at school level a school employee, this person is known as the DPO’s Data Protection Champion. All enquiries, complaints, requests, and suspected breaches of security, should be referred to the Data Protection Liaison Officer in the first instance, who will then notify the DPO.

## Staff, temporary staff, contractors, visitors

All staff, temporary staff, contractors, visitors, and other individuals processing personal data on behalf of the Trust/school, are responsible for complying with the contents of this policy.

All individuals shall remain subject to the common law duty of confidentiality when their employment or relationship with the Trust/school ends. This does not affect an individual’s rights in relation to whistleblowing.

Failure to comply with this policy may result in disciplinary action or termination of employment or service contract.

All individuals handling the Trust’s/school’s data shall be made aware that unauthorised access, use or sharing of data, may constitute a criminal offence under the Data Protection Act 2018 and/or the Computer Misuse Act 1990.

# Policy content

## Data Protection Principles

The UK GDPR provides a set of principles which govern how the Trust/school handles personal data. In summary, these principles state that personal data must be:

Processed lawfully, fairly and in a transparent manner.

Collected for specified, explicit and legitimate purposes and not further processed in a manner that is incompatible with those purposes.

Adequate, relevant, and limited to what is necessary for the purpose it was processed.

Accurate and where necessary kept up to date.

Kept for no longer than necessary.

Processed in a manner that ensures appropriate security of the data.

The Trust/school and all individuals processing personal data controlled by the Trust/school, shall comply with the data protection principles outlined in 5.2 Lawfulness, fairness, and transparency.

The Trust/school shall have the appropriate measure and records in place to demonstrate compliance with the data protection principles.

## Lawfulness, fairness, and transparency

*Lawful processing*

Personal data will only be processed where there is a lawful basis for doing so. This will be where at least one of the following applies:

The data subject has given consent.

It is necessary for the performance of a contract or entering into a contract with the data subject.

It is necessary for compliance with a legal obligation.

It is necessary to protect the vital interests of a person.

It is necessary for the performance of a task carried out in the public interest or in the exercise of official duties.

* It is necessary for our legitimate interests as a Trust/school (where applicable) or third party, except where such interests are overridden by the data subject.

When special categories of personal data are processed (for example, health or medical data, racial or ethnic origin or biometric data (for example facial images and fingerprints)), this shall only be done where a lawful basis has been identified from the list above, and one from the following list:

The data subject has given explicit consent.

The processing is necessary for the purposes of exercising or performing any right or obligation which is imposed on the Trust/school in relation to employment, social security and social protection law (e.g. safeguarding individuals at risk; protection against unlawful acts; prevention against fraud).

It is necessary to protect the vital interests of any person where the data subject is physically or legally incapable of giving consent.

* The data has been made public by the data subject.

The processing is necessary for the establishment, exercise, or defence of legal claims.

The processing is necessary in the substantial public interest.

* The processing is necessary for health or social care.
* The processing is necessary for public health.
* The processing is necessary for archiving, research, or statistical purposes.

*Consent*

Most of the Trust’s/school’s processing of personal data will not require consent from data subjects (or their parents/carers as appropriate), as the Trust/school needs to process this data in order to carry out its official tasks and public duties as a Trust/school.

However, there are circumstances when the Trust/school is required to obtain consent to process personal data, for example:

To collect and use biometric information (such as fingerprints or facial recognition) for identification purposes.

To send direct marketing or fundraising information by email or text where the data subject would not have a reasonable expectation that their data would be used in this way or have objected to this.

To take and use photographs, digital or video images and displaying, publishing, or sharing these in a public arena such as:

* + on social media;
  + in the Trust/school prospectus;
  + on the Trust/school website;
  + in the press/media;
  + in the Trust/school newsletter
* To share personal data with third parties (for example professionals, agencies, or organisations) where the data subject has a genuine choice as to whether their data will be shared, for example when offering services which the data subject does not have to accept or agree to receive.

When the Trust/school relies on consent as its lawful basis, it shall ensure the person providing it has positively opted-in to the proposed activity and is fully informed as to what they are consenting to and any non-obvious consequences of giving or refusing that consent. Consent shall not be assumed as being given if no response has been received eg a consent form has not been returned. Where consent is being obtained for the collection or use of children’s information, consent shall be obtained from a parent or guardian until the child reaches the age of 12. Consent shall be obtained directly from children aged 13 years and over, where those children are deemed by the Trust/school to have sufficient maturity to make the decision themselves (except where this is not in the best interests of the child. In such cases, consent will be obtained from an adult with parental responsibility for that child).

The Trust/school shall ensure that where consent is obtained, there is a record of this. Where possible, consent shall be obtained in writing. All forms requesting consent shall include a statement informing the person of their right to withdraw, and an email address so they may notify the Trust/school of any changes or withdrawal of consent.

*Fairness and transparency*

The Trust/school shall be fair, open, and transparent in the way it handles personal data, and will publish privacy notices which explain:

What personal data the Trust/school processes and why.

What our lawful basis is when we process that data.

Who we might share that data with.

If we intend to transfer the data abroad.

How long we keep the data for.

What rights data subjects have in relation to their data.

Who our Data Protection Officer is and how to contact them.

The Trust’s/school’s privacy notices shall be clear, concise, and easily accessible. It should be published on the Trust’s/school’s website. All forms collecting personal data shall include reference to the Trust’s/school’s privacy notices and a link provided to their location.

Privacy notices will be provided to parents/carers of pupils when their child is enrolled at the school, which will explain how the school handles pupil information. This notice will be published on the school’s website; parents will be directed to this on an annual basis.

Staff will be given a privacy notice explaining how the school handles employee information when they join the Trust/school and directed to this annually thereafter.

The Trust/school shall provide privacy notices to other categories of data subjects, as appropriate.

## Purpose limitation

The Trust/school shall collect personal data for specified (for example, as described in the Trust’s/school’s privacy notices), explicit and legitimate purposes and shall not process this data in any way would be considered incompatible with those purposes (for example, using the data for a different and unexpected purpose).

## Data minimisation

The Trust/school shall ensure the personal data it processes is adequate, relevant, and limited to what is necessary for the purpose(s) it was collected for.

## Accuracy of data

The Trust/school shall take all reasonable efforts to ensure the personal data it holds is accurate and where necessary kept up to date. Where personal data is found to be inaccurate, this information will be corrected or erased without delay.

The Trust/school will send frequent reminders, on at least an annual basis, to parents/carers, pupils, and staff, to remind them to notify the Trust/school of any changes to their contact details or other information.

The Trust/school shall carry out sample checks of pupil and employee files containing personal data, to ensure the data is accurate and up to date. This will be carried out on an annual basis.

## Storage limitation and disposal of data

The Trust/school shall keep personal data for no longer than is necessary for the purpose(s) of the processing. The Trust/school shall maintain and follow a Record Retention Schedule, which sets out the timeframes for retaining personal data. This schedule shall be published alongside the Trust’s/school’s privacy notices on the website.

The Trust/school shall designate responsibility for record disposal/deletion to nominated staff, who shall adhere to the Trust’s/school’s Record Retention Schedule and ensure the timely and secure disposal of the data.

## Security of personal data

The Trust/school shall have appropriate security in place to protect personal data against unauthorised or accidental access, disclosure, loss, destruction, or damage. This will be achieved by implementing appropriate technical and organisational security measures.

## Technical security measures

The Trust/school shall implement proportionate security measures to protect its network and equipment and the data they contain. This includes, but is not limited to:

having a Firewall, anti-virus, and anti-malware software in place

applying security patches promptly

restricting access to systems on a ‘need to know’ basis

enforcing strong password policies; passwords shall be a minimum of 8 characters in length; changed at appropriate intervals and not shared or used by others

the use of 2FA (two factor authentication where appropriate for example, on accounts containing sensitive personal data

encrypting laptops, USB/memory sticks and other portable devices or removable media containing personal data

regularly backing up data

regularly testing the Trust’s/school’s disaster recovery and business continuity plans, to ensure data can be restored in a timely manner in the event of an incident

## Organisational security measures

The Trust/school will ensure the following additional measures are also in place to protect personal data:

Staff shall sign confidentiality clauses as part of their employment contract

Data protection awareness training shall be provided to staff during induction and annually thereafter

Cyber security training, guidance or advice shall be provided to staff on a regular basis

Policies and guidance shall be in place relating to the handling of personal data whilst during and outside of the Trust/school. These will be communicated to staff and other individuals as necessary, including policy revisions. A policy declaration shall be signed by staff and retained on their personnel file.

Data protection compliance shall be a regular agenda item in governing body and Senior Leadership Team meetings.

Cross cutting shredders and/or confidential waste containers will be available on the Trust’s/school’s premises and used to dispose of paperwork containing personal data.

Appropriate equipment and guidance will be available for staff to use and follow when carrying paperwork off Trust/school premises.

The Trust’s/school’s buildings, offices and where appropriate classrooms, shall be locked when not in use.

Paper documents and files containing personal data shall be locked in cabinets/cupboards when not in use, and access restricted on a need to know basis.

Procedures shall be in place for visitors coming onto the Trust’s/school’s premises. These will include signing in and out at reception, wearing a visitor’s badge and being escorted by a Trust/school employee (unless the visitor holds a valid Disclosure and Barring Service certificate, or it is otherwise appropriate for the person not to be escorted).

The Trust/school shall have procedures in place to identify, report, record, investigate and manage personal data breaches in the event of a security incident.

## Rights of Data subjects

Data subjects have several rights under data protection legislation. The Trust/school shall comply with all written requests from data subjects exercising their rights without delay, and within one month at the latest.

Data subjects have the right to:

request access to the personal data the Trust/school holds about them and receive a copy of this information free of charge (the Trust/school reserves the right to charge for photocopying, postage and packaging);

* Be informed about the use, sharing and storage of their data
* Ask for their data to be deleted when it is no longer needed
* Port (transfer) their data to another organisation in certain circumstances

ask for the information the Trust/school holds about them to be rectified if it is inaccurate or incomplete;

to ask in certain circumstances for the processing of their data to be restricted;

object to the Trust/school processing their information for the ‘performance of a task carried out in the public interest’, except where the Trust/school can demonstrate compelling legitimate grounds;

object to the Trust/school using their information for direct marketing purposes;

stop the Trust/school processing their data if the Trust/school relied on consent as the lawful basis for processing, and they have subsequently withdrawn consent;

complain to the Trust/school and the Information Commissioner’s Office if they are not satisfied with how their personal data has been processed;

## Handling requests

* + 1. Data subjects exercising their rights are recommended to put their request in writing and send it to the Trust at H c/o Totnes St John’s Primary School, Pathfields, Totnes, Devon, TQ9 5TZ. Data subjects can also exercise their rights verbally. In such cases, the Trust/school will promptly write to the data subject outlining the verbal discussion/request and will ask the data subject to confirm this is accurate.
    2. Data subjects who request a copy of their personal data (known as making a Subject Access Request) may be asked to provide identification to satisfy the Trust/school of their identity, particularly where the data subject is no longer a pupil, employee or governor at the Trust/school. These requests shall be responded to within 1 month, upon receipt of receiving a valid request and appropriate identification (where requested).
    3. *Pupil information requests*
    4. Pupils can request access to their own personal data when they have sufficient maturity to understand their rights; know what it means to make such a request and can interpret the information they receive. The Information Commissioner’s Office and the Department for Education guidance, suggests that children aged 13 years and above, may have sufficient maturity in these situations, however it is for the school to decide this on a case by case basis.
    5. Parents/carers can make a request for their child’s information when their child is 12 years and under or if they have consent from their child to access their information.
    6. When responding to Subject Access Requests or pupil information requests, the Trust/school shall redact the information the data subject or parent/carer is not entitled to receive, in accordance with the exemptions set out in the Data Protection Act 2018.
    7. The Trust/school shall consult with the Data Protection Officer upon receipt of a Subject Access Request or pupil information request, and again prior to making disclosures in response to these requests.

## Data protection by design and default

The Trust/school shall have appropriate technical and organisational measures in place which are designed to implement the data protection principles in an effective manner, and will ensure that by default, it will only process personal data where it is necessary to do so. The Trust’s/school’s Data Protection Policy and supplementary policies, procedures and guides, explain how the Trust/school aims to achieve this.

## Joint controller agreements

The Trust/school shall sign up to agreements with other data controllers where personal data is shared or otherwise processed on a regular basis, where it is necessary to do so.

## Data processors

The Trust/school shall carry out checks with prospective data processors (e.g. suppliers providing goods or services which involve the processing of personal data on the Trust’s/school’s behalf) to assess they have appropriate technical and organisational measures that are sufficient to implement the requirements of the data protection legislation and to protect the rights of data subjects.

The appropriateness of data processors will be assessed by the Trust/school and the Data Protection Officer before the Trust/school purchase the service. A record will be kept of their findings.

The Trust/school shall ensure there are appropriate written contracts/Terms of Service in place with data processors, which contain the relevant clauses listed in Article 28 of the GDPR.

## Record of processing activities

The Trust/school shall maintain a record of its processing activities in line with Article 30 of the GDPR. This inventory shall contain the following information:

Name and contact details of the Trust/school and its Data Protection Officer

Description of the personal data being processed

Categories of data subjects

Purposes of the processing and any recipients of the data

Information regarding any overseas data transfers and the safeguards around this

Retention period for holding the data

General description of the security in place to protect the data

This inventory shall be made available to the Information Commissioner upon request.

## Management of personal data breaches

The Trust/school shall have procedures in place to identify, report, record, investigate and manage personal data breaches (i.e. security incidents involving personal data). These include security incidents resulting in the:

unauthorised or accidental *disclosure* or *access* to personal data

unauthorised or accidental *alteration* of personal data

accidental or unauthorised *loss of access* or *destruction*of personal data

All security incidents and suspected personal data breaches must be reported to the Data Protection Officer immediately, via the Trust’s/school’s Data Protection Liaison Officer, by emailing [Beth.souster@acexcellence.co.uk](mailto:Beth.souster@acexcellence.co.uk)

All incidents will be recorded in the Trust’s/school’s data breach log and investigated by a member of the Senior Leadership Team (or other person as appropriate), under the support and direction of the Trust’s/school’s Data Protection Officer.

*Notification to the ICO and Data Subjects*

The Data Protection Officer shall determine whether the Trust/school must notify the Information Commissioner’s Office and data subjects.

Where a breach is likely to result in a risk to the data subject, for example if they could suffer damage, discrimination, disadvantage or distress as a result of the breach, the Trust/school (or the Data Protection Officer) shall notify the Information Commissioner’s Office (ICO) *within 72hrs* of becoming aware of the breach.

If the breach is likely to result in ‘high risks’ to data subjects, for example if the breach could lead to identity theft, psychological distress, humiliation, reputational damage or physical harm, the Trust/school shall inform the data subject promptly and without delay.

When informing a data subject of a personal data breach involving their personal data, the Trust/school shall provide in clear, plain language the:

nature of the incident

name and contact details of the Data Protection Officer

likely consequences of the breach

actions taken so far to mitigate possible adverse effects

## Data Protection Impact Assessments

The Trust/school shall carry out Data Protection Impact Assessments (DPIAs) on all processing of personal data, where this is likely to result in high risks to the rights and freedoms of data subjects, particularly when using new technologies. This includes, but is not limited to the following activities:

Installing and using Closed Circuit Television (CCTV)

Sharing personal data or special category data with other organisations

Using mobile Apps to collect or store personal data, particularly about children

Using systems that record large volumes of personal data, particularly where data processors are involved

5.17.2 The results from DPIAs shall be recorded and shared with the Data Protection Officer, who will advise on any privacy risks and mitigations that can be made to reduce the likelihood of these risks materialising. The Data Protection Officer will monitor the outcome of the DPIA, to ensure the mitigations are put in place and that DPIA’s are reviewed annually.

## Data sharing

The Trust/school shall adhere to statutory and non-statutory guidance around sharing personal data as set out in the Keeping Children Safe in Education (DfE 2022), Data Sharing Code of Practice (ICO 2020) and Information Sharing Advice for Practitioners providing safeguarding services to children, young people, parents and carers (HM Government 2018).

When sharing personal data with third parties the Trust/school shall adhere to the following principles:

* Data subject(s) shall be made aware of the sharing through privacy notices or specific communications regarding the sharing
* Identification of an appropriate lawful basis prior to sharing data
* Data shared shall be adequate, relevant and limited to what is necessary
* Accuracy of the data shall be checked prior to the sharing (where possible)
* Expectations regarding data retention shall be communicated
* Data shall be shared by secure means and measures in place to protect the data when received by the third party
* A record shall be kept of the data sharing.

The Trust/school recognises that the data protection laws allow organisations to share necessary personal data with third parties to protect the safety or well-being of a child and in urgent or emergency situations to prevent loss of life or serious physical, emotional or mental harm and this is included in the Trust’s/school’s data protection training for all staff.

## Appointment of a Data Protection Officer

The Trust/school shall appoint a Data Protection Officer to oversee the processing of personal data within the Trust/school, in compliance with Articles 37-38 of the GDPR. This person shall be designated based on professional qualities and in particular, expert knowledge of data protection law and practices and the ability to fulfil the tasks referred to in Article 39 of the GDPR.

The Trust/school shall publish the contact details of the Data Protection Officer and communicate these to the Information Commissioner’s Office.

# Policy history

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| --- | --- | --- | --- |
| **Policy Version and Date** | **Summary of Change** | **Amended by** | **Implementation Date** |
| V1.0 | This policy replaces the Trust’s existing GDPR Policy. | DPO | 13th July 2023 |