



Achieving excellence together

Records Management and Retention Policy

Approved by:	Trust Board		
Responsible department:	Core MAT Team		
Last review date:	January 2023	Last reviewed by:	The DP Advice Service
Last updated:	March 2024	Last updated by:	The DP Advice Service
Next review due :	March 2025		



1. Introduction

- 2. The Academy Trust recognises that by efficiently managing its records and reviewing retention, it will comply with its legal and regulatory obligations and contribute to the effective overall management of the Academy Trust.
- 3. Records provide evidence for protecting the legal rights and interests of the Academy Trust as well as evidence for demonstrating performance, compliance and accountability.
- 4. Record keeping is an essential part of the Academy Trust's administrative function, and this policy provides a framework through which this effective management and retention can be achieved and audited.

This policy covers the following:

- The scope of the policy;
- The responsibilities of the Trust and its staff;
- Pupil Record Management;
- Information Audits;
- Email Records;
- Retention;
- Safe Disposal of Records/Data;
- Appendix One retention schedule.

2. Scope of the policy

- 1. This policy applies to all records created, received or maintained by the staff of the Academy Trust in the course of carrying out its functions.
- Records are defined as all those documents which facilitate the business carried out by the Academy Trust and which are thereafter retained (for a set period - see the retention schedule at Appendix 1 of this policy) to provide evidence of its transactions or activities. These records may be created, received or maintained in hard copy or electronically.
- 3. A small percentage of the Academy Trust's records may be selected for permanent preservation as part of the Trust's archives and for historical research. This will be done in liaison with the County Archives Service and will contain the minimum amount of personal data required in compliance with the GDPR and data protection laws currently in force.

3. Relationship with existing policies

- 1. This policy should be read in conjunction with the following:
 - 1.1. The Freedom of Information Policy;
 - 1.2. The Data Protection Policy;
 - 1.3. The Trust's Privacy Notices.



4. The Responsibilities of the Trust and its Staff

- 1. The Academy Trust is responsible for maintaining its records and record-keeping systems in accordance with the regulatory environment. The person with overall responsibility for this policy is the Head of the Academy Trust.
- 2. The person responsible for records management in the Academy Trust will give guidance about good records management practice and will promote compliance with this policy so that information will be retrieved easily, appropriately and in a timely way. They will also monitor compliance with this policy by surveying at least annually to check if records are stored securely and can be accessed appropriately.
- 3. Individual staff and employees must ensure that records for which they are responsible are accurate and are maintained and disposed of in accordance with the Trust's records management guidelines (also see the safe disposal or records/data section of this policy).
- 4. The Data Protection Officer for the Academy Trust will provide guidance on ensuring that the Trust complies with the General Data Protection Regulations (GDPR) and data protection laws in respect of the records and record keeping and the retention and disposal referred to within this policy.

5. Pupil Record Management

- 1. This part of the policy relates to the type of information which should be included in pupil records and sets out information about how pupil records should be managed; it should be read in conjunction with the Data Protection Policy and the Privacy Notice. The pupil record is the core record for documenting the pupil's progression through the education system and should accompany the pupil to every Academy Trust/school they attend. The information contained in the pupil record should be accurate and up-to-date.
- 2. The central pupil record is kept in electronic form in the Academy Trust's information management system but other pupil records may be taken from this and stored in other locations (such as attendance records, registers, class lists, safeguarding records and SEND records etc...). Further details on this can be found in the Privacy Notice.
- 3. Pupils (and parents) have a right to see their educational record, please refer to the Privacy Notice for details on this.
- 4. Pupil records include information obtained from the admission form and local authority at the point the pupil enters the Trust and include personal, medical and any special educational needs information. The pupil record may also contain information regarding pupil attainment, annual written reports to parents and any information relating to exclusions (fixed or permanent).



- Pupil records will be transferred to any new Academy Trust or school which the pupil attends, this includes instances where the pupil moves to another primary school/secondary school (in year transfer) or where the pupil leaves primary school to join secondary school.
- 6. The Academy Trust do not need to keep copies of any information in the pupil record once this has been transferred to a pupil's new school, except if there is an ongoing legal action, or potential for legal action, after the pupil leaves the Trust. Custody of, and responsibility for, the records pass to the new school that the pupil transfers to.
- 7. Pupil records will be transferred to the new school electronically [usually by the schools to schools or equivalent system].
- 8. The information which should be included in the pupil record and provided to the secondary school (or new primary school) can be found in the Information Management Toolkit for Schools.
- 9. The school which the pupil attended until statutory school leaving age is responsible for retaining the pupil record until the pupil reaches the age of 25 years old.
- 10. The pupil record will be disposed of in accordance with the safe disposal of records/data section later in this policy.
- 11. If the Academy Trust is requested to transfer a pupil's record outside the EEA because the pupil has moved into that area, then we will do so in accordance with the data protection laws and will ensure that the country is compliant with GDPR prior to the transfer. If the institution outside the EEA cannot show that they are compliant with the GDPR, the Academy Trust will require parental consent to the transfer.
- 12. All pupil records are kept securely on an encrypted and password protected electronic system. Where paper copies of pupil records are held, these are kept securely in accordance with the Privacy Notice and Data Protection Policy.

6. Information Audits

- 1. An information audit (sometimes known as data flow map) is a map of all the personal data held by the Academy Trust both electronically and in paper form. The information audit is designed to assist schools to know what information they hold, what legal basis they have for holding this information, where the information is held and what it is used for.
- 2. The information audit is an ongoing process that assists the Academy Trust with managing the personal data they hold and ensuring compliance with the General Data Protection Regulations and data protection laws in force.



3. The Academy Trust will regularly review and update the information audit and this will be monitored by the Data Protection Officer at least once per academic year.

7. Email Records

- 1. Whilst emails may be used to send information, this should be done in compliance with the Data Protection Policy and any personal data should be sent via encrypted messaging to ensure compliance with the GDPR.
- 2. Emails should not be used as a means of recording and storing information; if information or attachments from the email are required to be stored or recorded then these should be saved in the appropriate place and then the email should be deleted.
- 3. Where it is necessary to keep the content of an email this should be done by saving the email in the .msg format and storing this in an appropriate place electronically. The location for storage and the appropriate retention period will depend on the class of record the content of the email comes under e.g. pupil record, part of a contract, school financial information etc... Please refer to the retention information later in this policy.

8. Retention of Records and Personal Data

- In compliance with the Freedom of Information Act 2000 and the GDPR and Data Protection laws, the Academy Trust keeps a Retention Schedule listing the records it keeps, the period of retention for each record and the action to be taken when it is of no further administrative use. The Retention Schedule can be found at Appendix One to this policy.
- 2. Members of staff are expected to manage their current record-keeping systems using the Retention Schedule and to take account of the different kinds of retention periods when they are creating new record-keeping systems.
- 3. Where appropriate the Retention Schedule should be reviewed and amended to include any new record series created and remove any obsolete record series. A review of the schedule should be carried out as and when these amendments are required and at least once per academic year.
- 4. The Retention Schedule contains recommended retention periods for the record series created and maintained by Academy Trusts in their business. The schedule refers to all information regardless of the media in which it is stored.
- 5. Some of the retention periods are governed by Statute whilst others follow the guidelines on best practice. Every effort has been made to ensure that these retention periods are compliant with the GDPR and Data Protection Laws.
- 6. If a record series is to be kept for longer or shorter periods than laid out in the Retention Schedule, then the reasons for this need to be documented.



9. Safe Disposal of Records/Data:

- 1. This policy relates to all types of records whether they are paper copies or electronically held.
- 2. The GDPR and data protection laws stipulate that personal data should not be held for longer than is necessary for the purpose(s) for which it was held.
- 3. The Academy Trust must ensure that records that are no longer required for business use are reviewed as soon as possible so that only the appropriate records are destroyed. The Academy Trust will review to determine whether records are to be selected for permanent preservation (if this is the case then the personal data contained therein should be kept to an absolute minimum), destroyed, converted into an electronic format or retained for research or litigating purposes.
- 4. All records containing personal information or sensitive policy information should be made either unreadable or unreconstructable.
- 5. Paper records will be shredded using a cross-cutting shredder.
- 6. All electronic records will be permanently deleted/destroyed.
- 7. The Academy Trust will keep a list of records which have been destroyed and who authorised their destruction in line with the Freedom of Information Act 2000.
- 8. Where there is a need for permanent preservation of records, the Academy Trust should ensure that any personal data is kept to a minimum required for the preservation and that the arrangements should be made to transfer the records to the County Archives Service.
- 9. Where lengthy retention periods have been allocated to records, it may be appropriate to consider converting the paper records into electronic records for storage. If this is to be done, then care should be taken to ensure that the Academy Trust can prove that the electronic version is a genuine copy of the original.

10. Breaches of Policy:

1. Any breaches of this policy may lead to a breach under the Data Protection Act and could lead to sanctions being imposed by the Information Commissioners Office (ICO).

11. Review:

1. This policy should be reviewed annually.





Appendix One: Retention Schedule

Governance of the Aca	demy Trust	:				
Basic file description Governance Statement		Statutory Provisions	-	Action at the end of the administrative life of the record		
				Retain in school for 6 years.	SECURE DISPOSAL	
Articles of Association	No		Life of the Academy.			
Memorandum of Association	No		This can be disposed of once the Academy has been incorporated.		SECURE DISPOSAL	
Memorandum of Understanding of Shared Governance amongst Schools	No	Companies Act 2006, s.355	Life of Memorandum of Understanding + 6 years		SECURE DISPOSAL	
Constitution	No		Life of the Academy		SECURE DISPOSAL	
Special Resolutions to Amend the Constitution	No		Life of the Academy		SECURE DISPOSAL	



Governance of the Academy Trust						
Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record		
Written Scheme of Delegation	No	Companies Act 2006, s. 355.	Life of Written Scheme of Delegation + 10 years	SECURE DISPOSAL		
Directors – Appointment	No		Life of Appointment + 6 years	SECURE DISPOSAL		
Directors – Disqualification	No	Companies Directors Disqualification Act 1986	Date of Disqualification + 15 years	SECURE DISPOSAL		
Directors – Termination of Office	No		Date of Termination + 6 years	SECURE DISPOSAL		
Annual Report – Trustees Report	No	Companies Act 2006, s.355.	Date of Report + 10 years	SECURE DISPOSAL		
Annual Report and Accounts	No	Companies Act 2006, s.355.	Date of Report + 10 years	SECURE DISPOSAL		
Annual Return	No	Companies Act 2006, s.355.	Date of Return + 10 years	SECURE DISPOSAL		
Appointment of Trustees and Governors and Directors	Yes		Life of Appointment + 6 years	SECURE DISPOSAL		



Governance of the Aca	demy Trust					
Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record		
Statement of Trustees Responsibilities	No		Life of Appointment + 6 years	SECURE DISPOSAL		
Appointment and Removal of Members	No		Life of Appointment or Removal + 6 years	SECURE DISPOSAL		
Strategic Review	No		Date of Review + 6 years	SECURE DISPOSAL		
Strategic Plan (also known as School Development Plans)	No		Life of Plan + 6 years	SECURE DISPOSAL		
Accessibility Plan	No – unless plan refers to specific pupils	Limitation Act 1980, s2.	Life of Plan + 6 years	SECURE DISPOSAL		



Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record		
Board Meeting Minutes	No – unless minutes refer to specific individuals	Companies Act 2006, s.248.	Date of Meeting + 10 years (at least)	Retain in School until school closes	Offer to the archives.	
Board Decisions	No – unless the decisions refer to specific individuals		Date of Meeting + a minimum of 10 years	Retain in School until School closes	Offer to the archives.	
Board Meeting: Annual Schedule of Business	No		Current Year		SECURE DISPOSAL	
Board Meeting: Procedure for Conduct of Meeting	No	Limitation Act 1980, s.2.	Date Procedures Superseded + 6 years.		SECURE DISPOSAL	
Minutes relating to any committees set up by the Board of Directors.	No – unless minutes refer to specific individuals.		Date of Meeting + a minimum of 10 years	Retain in School until School closes	Offer to the archives.	
Records relating to the Management of General Members' Meetings	No – unless minutes refer to specific individuals	Companies Act 2006, s.248	Minutes must be kept for at least 10 years from the date of the meetings.	Retain in School until school closes	Offer to the archives.	



Basic file description	DPA Issues No – unless minutes refer to specific individuals	Statutory Provisions Companies Act 2006, s.248.	Retention Period[operational]Minutes must be kept for at least 10 years from the date of the meetings.	Action at the end of the administrative life of t record		
Records relating to the Management of the Annual General Meeting				Retain in School until school closes	Offer to the archives.	
Agendas for Governing Body Meetings	No		One copy to be retained as the master set of minutes – all other copies destroyed.		SECURE DISPOSAL.	
Minutes of, and papers considered at, meetings of the Governing Body and the Committees.	No – unless minutes refer to specific individuals.		Principal set (signed) – Life of the Academy Inspection Copies – date of meeting + 3 years		SECURE DISPOSAL	
Reports presented to the Governing Body	No – unless they refer to specific individuals.		If the minutes specifically refer to the reports then the report should be kept for the life of the Academy. If not, a minimum of 6 years.		SECURE DISPOSAL.	



Basic file description	DPA Issues Yes	Jes Provisions	Retention Period [operational] Life of Academy + 6 years	Action at the end of the administrative life of the record		
Register of Directors				SECURE DISPOSAL		
Register of Directors' Interests.	No		Life of Academy + 6 years	SECURE DISPOSAL		
Register of Directors' residential addresses.	Yes	Companies Act 2006	Life of Academy + 6 years	SECURE DISPOSAL		
Register of gifts, hospitality and entertainment.		Companies Act 2006	Life of Academy + 6 years	SECURE DISPOSAL		
Register of Members	Yes	Companies Act 2006	Life of Academy + 6 years	SECURE DISPOSAL		
Register of Secretaries	Yes	Companies Act 2006	Life of Academy + 6 years	SECURE DISPOSAL		
Register of Trustees Interests	No		Life of Academy + 6 years	SECURE DISPOSAL		
Declaration of Interests Statements (Governors)	No		Life of Academy + 6 years	SECURE DISPOSAL		



Funding and Finance				
Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record
Statement of financial activities for the year	No		Current financial year + 6 years	SECURE DISPOSAL
Financial Planning	No		Current financial year + 6 years	SECURE DISPOSAL
Value for Money statement	No		Current financial year + 6 years	SECURE DISPOSAL
Records relating to the management of VAT	No		Current financial year + 6 years	SECURE DISPOSAL
Whole of Government Accounts return	No		Current financial year + 6 years	SECURE DISPOSAL
Borrowing powers	No		Current financial year + 6 years	SECURE DISPOSAL
Budget plan	No		Current financial year + 6 years	SECURE DISPOSAL
Charging and Remissions Policy	No		Date policy is superseded + 3 years	SECURE DISPOSAL
Audit Committee and appointment of responsible officers	No		Life of the Academy	SECURE DISPOSAL
Independent Auditors Report on regularity	No		Financial year report relates to + 6 years.	SECURE DISPOSAL



Funding and Finance				
Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record
Independent Auditors Report on financial statements	No		Financial year report relates to + 6 years.	SECURE DISPOSAL
Funding Agreement with Secretary of State with supplementary funding agreements	No		Date of last payment of funding + 6 years	SECURE DISPOSAL
Funding Agreement – termination of the funding agreements.	No		Date of the last payment of funding + 6 years.	SECURE DISPOSAL
Funding Records – Capital Grant	No		Date of last payment of funding + 6 years.	SECURE DISPOSAL
Funding Records – Earmarked Annual Grant (EAG)	No		Date of last payment of funding + 6 years	SECURE DISPOSAL
Funding Records – General Annual Grant (GAG)	No		Date of last payment of funding + 6 years	SECURE DISPOSAL
Per pupil funding records	No		Date of last payment of funding + 6 years	SECURE DISPOSAL
Exclusions Agreements	No		Date of last payment of funding + 6 years	SECURE DISPOSAL



Funding and Finance				
Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record
Funding Records	No		Date of last payment of funding + 6 years	SECURE DISPOSAL
Gift Aid and Tax Relief	No		Date of last payment of funding + 6 years	SECURE DISPOSAL
Records relating to loans	No		Date of last payment of loan + 6 years if the loan is under £10,000 or date of last payment of loan + 12 years if the loan is over £10,000.	SECURE DISPOSAL
Maternity pay records	Yes	Statutory Maternity Pay (General) Regulations 1986	Current Year + 3 years	SECURE DISPOSAL
Records held under retirement benefits scheme	Yes	Regulation 15, Retirement Benefits Schemes (information powers) Regulations 1995.	For the end of the year in which the accounts were signed + 6 years (minimum)	SECURE DISPOSAL
Management of the Teacher's pension scheme	Yes		Date of last payment on the pension + 6 years	SECURE DISPOSAL
Records relating to pension registrations	Yes		Date of last payment on the pension + 6 years.	SECURE DISPOSAL
Payroll records	Yes		Date payroll run + 6 years	SECURE DISPOSAL



Funding and Finance					
Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record	
Insurance Policies	No		Date the policy expires + 6 years	SECURE DISPOSAL	
Records relating to the settlement of insurance claims	No		Date claim settled + 6 years	SECURE DISPOSAL	
Employer's Liability Insurance certificate	No		Closure of school + 40 years	SECURE DISPOSAL	
Investment Policies	No		Life of the investment + 6 years	SECURE DISPOSAL	

Pupils					
Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record	
All records relating to the creation and implementation of the School Admissions' Policy	No	School Admissions Code	Life of the policy + 3 years then review	Destroy Securely	
Admissions – if the admission is successful	Yes	School Admissions Code	Date of admission + 1 year	Destroy Securely	



Pupils						
Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end record	of the administrative life of the	
Admissions – if the appeal is unsuccessful	Yes	School Admissions Code	Resolution of case + 1 year	Destroy Securely		
Admission Registers	Yes		Date of last entry in the book (or file) + 6 years	Retain in the school for 6 years from the date of the last entry.	Transfer to the Archives	
Attendance registers	Yes		Date of entry on register + 3 years	Review DESTROY [If these records are retained electronically any back up copies should be destroyed at the same time]	You may keep a record of this for past pupil enquiries.	
Admissions Form	Yes		Current year + 1 year or review	Destroy Securely	Once the information is saved into SIMS the form should be kept for one year for reference purposes but you may choose to keep it for the length of the time the child is in school.	



Pupils						
Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end record	of the administrative life of the	
Pupil files	Yes		Retain for the time which the pupil remains at the school then transfer to the new school. If the pupil reaches school leaver age whilst at your school, retain for DOB + 25 years.	Transfer to the secondary school (or other primary school) when the child leaves the school. In the case of exclusion, it may be appropriate to transfer the record to the Behaviour Service		
Pupil's Educational Record	Yes	The Education (Public Information) (England) Regulations 2005 SI 2005 No. 1437	Retain whilst the child remains at the school. See above.	The file should follow the pupil when the child leaves the primary school.	If the child transfers to an independent school, transfers to home schooling or leaves the country the file should be returned to the Local Authority o be retained for the statutory retention period.	



Pupils					
Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end record	l of the administrative life of the
Special Educational Needs files, reviews and Individual Education Plans	Yes	Limitation Act 1980, Section 2.	DOB of the pupil + 25 year ¹	DESTROY SECURELY - SHRED	Review – this is the minimum retention period, some authorities choose to keep for longer than this.
Letters authorising absence	No	Education Act 1996, Section 7	Date of absence + 2 years	DESTROY SECURELY - SHRED	
Examination results	Yes				
• Public	No		This information should be added to the pupil file	Transfer to the new school once the child moves (see information under pupil file section).	Any certificates left unclaimed should be returned to the appropriate Examination Board
 Internal examination results 	Yes		The information should be added to the pupil file	Transfer to the new school once the child moves (see information under pupil file section).	As above.

¹ As above



Pupils				
Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record
Accessibility Strategy	Yes	Special Educational Needs and Disability Act 2001, Section 14	DOB + 25 years	DESTROY Securely unless legal action pending
Statement maintained under The Education Act 1996 - Section 324 and now EHCP Children and Families Act 2014	Yes	Education Act 1996 Special Educational Needs and Disability Act 2001 Section 1 Children and	DOB + 25 years	DESTROY securely unless legal action is pending
Proposed statement or amended statement; Proposed EHCP or amended EHCP.	Yes	Families Act 2014 Special Educational Needs and Disability Act 2001 Section 1	DOB + 25 years	DESTROY securely unless legal action is pending



Pupils						
Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end record	l of the administrative life of the	
Advice and information to parents regarding educational needs	Yes	Special Educational Needs and Disability Act 2001 Section 2	DOB + 25 years	DESTROY securely unless legal action is pending		
Child Protection information held on pupil file	Yes	Safeguarding legislation	Retained in line with the pupil file, it should be in a sealed envelope and retained for the same period of time as the pupil file.	DESTROY securely unless legal action is pending	These must be shredded.	
Child Protection information held in separate files	Yes	Safeguarding legislation	DOB of the child + 25 years then review.	DESTROY securely unless legal action pending	These must be shredded.	



Curriculum								
Basic file description	DPA Statutory Issues Provisions		Retention Period [operational]	Action at the end of the administrative life of the record				
Curriculum development	No		Current year + 6 years	DESTROY securely				
Curriculum returns	No		Current year + 3 years	DESTROY securely				
Schemes of 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 DESTROY				
Timetable	No		Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or DESTROY				
Class Record Books	No		Current year + 1 year	DESTROY Securely				
Mark books	No		Current year + 1 year	DESTROY Securely				
Record of homework set	No		Current year + 1 year	DESTROY Securely				
Pupils' work	No		Current year + 1 year	It may be appropriate to review these records at the end of each year and return home or allocate a new retention period or DESTROY				



Curriculum							
Basic file description	Dravialana		Retention Period [operational]	Action at the end of the administrative life of the record			
Examinations Results (School's Copy)	Yes		Current year + 6 years	DESTROY securely			
SATS records results	Yes		In line with the pupil educational file or current year + 6 years	DESTROY Securely [These records should be shredded]	The pupil result should be recorded on the pupil file and kept in line with the pupil file retention period. A composite record of all the whole year SATs results may be kept for the current year + 6 years.		
SATS Examination Papers			The examination papers should be kept until any appeals/validation process is complete	DESTROY Securely.			
Piblished Admission Number (PAN) Reports	Yes		Current year + 6 years	DESTROY Securely.			



Curriculum							
Basic file description	DPA Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record			
Value added records and contextual data	Yes		Current year + 6 years	DESTROY securely [These records should be shredded]			
Self- evaluation forms	Yes		Current year + 6 years	DESTROY securely			

Personnel Basic file description	Data Prot Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record
All records leading up to the appointment of a new headteacher	Yes		Date of appointment + 6 years	DESTROY Securely



Personnel				
Basic file description	Data Prot Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record
All records leading up to the appointment of a new member of staff	Yes		Date of appointment of unsuccessful candidate + 6 months Date of successful candidate – all relevant information	
			should be added to the staff personnel file (see below) and all other information retained for 6 months	
Pre-employment vetting information (including DBS checks)	Yes	DBS guidance	Date of check + 6 months	DESTROY SECURELY [by the designates member of staff]



Personnel							
Basic file description	Data Prot Issues	Statutory Provisions	Retention Period [operational]	Action at the end of	the administrative life of the record		
Proof of identity collected as part of the process of checking 'portable' enhanced DBS disclosure.	Yes		If it is necessary then retain on the staff personnel file.				
Pre-employment vetting information – evidence proving the right to work	Yes	An employer's guide to right to work checks	These documents should be retained with the staff personnel file.				
Timesheets	Yes	Financial Regulations	Current year + 6 years	DESTROY Securely SHRED			
Staff Personal files	Yes ²	Limitation Act 1980 (Section 2)	Termination + 6 years	DESTROY Securely SHRED			
Interview notes and recruitment records	Yes		Date of interview + 6 months	DESTROY Securely SHRED	Add the records of successful candidates to their personnel file.		



Personnel							
Basic file description	Data Prot Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record			
Allegation of a child protection nature against a member of staff including where the allegation is unfounded	Yes	Safeguarding legislation	Until the person's normal retirement age or 10 years fro mthe date of the allegation (whichever is longer)	DESTROY Securely SHRED			
Disciplinary proceedings:	Yes						
Oral warning			Date of warning + 6 months	DESTROY Securely SHRED If this is placed on a personal file, it must be weeded from the file.			
 written warning – level one 			Date of warning + 6 months	DESTROY Securely SHRED If this is placed on a personal file, it must be weeded from the file.			



Personnel								
Basic file description	DataStatutoryProtProvisionsIssuesIssues		Retention Period [operational]	Action at the end of the administrative life of the record				
 written warning – level two 			Date of warning + 12 months	DESTROY Securely SHRED If this is placed on a personal file, it must be weeded from the file.				
• final warning			Date of warning + 18 months	DESTROY Securely SHRED If this is placed on a personal file, it must be weeded from the file.				
 case not found 			DESTROY immediately at the conclusion of the case	DESTROY Securely SHRED				
Records relating to accident/injury at work	Yes		Date of incident + 12 years	Review at the end of this period. In the case of serious accidents a further retention period will need to be applied				



Personnel								
Basic file description	Data Prot Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record				
Annual appraisal/assessment records	Yes		Current year + 5 years	DESTROY Securely SHRED				
Timesheets	Yes		Current year + 6 years	DESTROY Securely SHRED				
Maternity pay records	Yes	Statutory Maternity Pay (General) Regulations 1986 (SI 1986/1960), revised 1999 (SI 1999/567)	Current year, +3yrs	DESTROY Securely SHRED				
Records held under Retirement Benefits Schemes (Information Powers) Regulations 1995	Yes		Current year + 6 years	DESTROY Securely SHRED				



Health and Safety									
Basic file description	Data Prot Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record					
Accessibility Plans	No	Disability Discrimination Act	Current year + 6 years	DESTROY					
Health and Safety Policy	No		Life of policy + 3 Years	DESTROY Securely					
Health and Safety Risk Assessments	No		Life of risk assessment + 3 years	DESTROY Securely					
Records relating to accident/ injury at work	Yes		Date of incident + 12 years – In the case of a serious incident the retention period should be reviewed	DESTROY Securely					
Accident Reporting		Social Security (Claims and Payments) Regulations 1979 Regulation 25. Social Security Administration Act 1992 Section 8. Limitation Act 1980							



Basic file description	Data Prot Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record		
Adults	Yes		Date of Accident + 6 years	DESTROY Securely SHRED		
Children	Yes		DOB + 25 years ³	DESTROY Securely SHRED		
COSHH	No	Control of Substances Hazardous to Health Regulations 2002. SI 2002 No 2677 Regulation 11	Current year + 40 years	DESTROY Securely [where appropriate an additional retention period may be allocated]		
Incident reports	Yes		Current year + 20 years	SHRED		
Process of monitoring of areas where employees and persons are likely to have become in contact with asbestos	No	Control of Asbestos at Work Regulations 2012 SI 1012 No 632 Regulation 19	Last action + 40 years	DESTROY		

³ 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.



Basic file description	Data Prot	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record
	Issues			
Process of monitoring of areas where employees and persons are likely to have become in contact with radiation.	No		Last action + 50 years	DESTROY Securely.
Fire Precautions log books	No		Current year + 6 years	DESTROY

Administrative					
Basic file description	Data Prot Issues	Statutory Provisions	Retention Period [operational]	Action at the end of th	e administrative life of the record
Employer's Liability certificate	No		Permanent whilst the school is open. Closure of school + 40 years	DESTROY Securely	



Administrative **Retention Period** Action at the end of the administrative life of the record Basic file description Statutory Data Provisions Prot [operational] Issues **DESTROY Securely** Inventories of No Current year + 6 years equipment and furniture General file series Current year + 5 years Review to see whether **DESTROY Securely** a further retention period is required No School Current year + 3 years STANDARD DISPOSAL brochure/prospectus No Circulars STANDARD DISPOSAL Current year + 1 year (staff/parents/pupils) No STANDARD DISPOSAL Newsletters Current year + 1 year Review to see whether a further retention period is required No



Administrative							
Basic file description	Data Prot Issues	Statutory Provisions	Retention Period [operational]		Action at the end of the administrative life of the record		
Visitors' book and Signing in sheets	Yes		Current year	+ 6 years	Review to see whether a further retention period is required	DESTROY Securely	
Records relating to the PTA or other such organization	No		Current year + 6 years then review		Review for further retention.	DESTROY Securely	
Finance							
Basic file description Data Prot Issues			Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the reco		
Annual Accounts No		Financial Regulations	Current year + 6 years	STANDARD DISPOSAL			



Basic file description	Data	Statutory	Retention Po	eriod	Action at the end of th	e administrative life of the record
	Prot	Provisions	[operational]			
	Issues					
Loans and grants mana school	ged by	No	Financial Regulations	Date of last payment on loan + 12 years	Review to see whether a further retention period is required	DESTORY Securely
Contracts						
 under seal 		Limitation Act 1980		Last payment on the contract date + 12 years	DESTROY Securely SHRED	
under signature		Limitation Act 1980		Last payment date on contrac + 6 years	DESTROY Securely SHRED	
monitoring record	ds			Current year + 2 years	DESTROY Securely SHRED	
Budget reports, budget monitoring etc		No		Life of the budget + 3 years	DESTROY Securely SHRED	



Administrative Basic file description Statutory **Retention Period** Action at the end of the administrative life of the record Data Provisions Prot [operational] Issues No **DESTROY Securely** Invoice, receipts and other Financial Current year records covered by the Financial Regulations + 6 years SHRED Regulations Annual Budget and background No Current year **DESTORY** Securely + 6 years SHRED papers Order books and requisitions SHRED No Current year + 6 years School Fund – Cheque books No Current year **DESTROY Securely** SHRED + 6 years School Fund – Paying in books No **DESTROY Securely** Current year + 6 years SHRED School Fund – Ledger **DESTROY Securely** Current year No + 6 years SHRED School Fund – Invoices **DESTROY Securely** No Current year SHRED + 6 years School Fund – Receipts Current year **DESTROY Securely** No + 6 years SHRED School Fund – Bank statements No Current year **DESTROY Securely** + 6 years SHRED



Administrative									
Basic file description	Data Prot	Statutory Provisions	Retention I		Action at the end of the administrative life of the reco				
	Issues								
Records relating to the or and banking monies	collection	No		Current financial year + 6 years	DESTROY Securely SHRED				
Records relating to the identification and collection of debt		No		Current financial year + 6 years	DESTROY Securely SHRED				
Free School Meals Registers		Yes		Current year + 6 years	DESTROY Securely				
School Meals Registers Yes			Current year + 6 years		DESTROY Securely.				
School Meals Summary	Sheets		Current year + 3 years		DESTROY Securely.				



Basic file description	Data	Statutory	Retention Period	Action at the end of the administr	ative life of the record
·	Prot	Provisions	[operational]		
	Issues				
Title deeds of properties belonging to the school	No		Permanent		
Plans of properties belonging to the school	No		Permanent	Retain in school whilst operational then passed on to any new owner.	DESTROY Securely
Maintenance and contractors		Financial Regulations	Current year + 6 years	DESTROY Securely	
Leases			Expiry of lease + 6 years	DESTROY Securely	
Lettings			Current year + 6 years	DESTROY Securely	
Burglary, theft and vandalism report forms			Current year + 6 years	DESTROY Securely SHRED	
Maintenance log books			Last entry + 6 years	DESTROY Securely Shred	
Contractors' Reports			Current year + 6 years	DESTROY Securely Shred	



Basic file description	Data Prot Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the administrative life of the record	
Secondary transfer sheets (Primary)	Yes		Current year + 2 years	DESTORY Securely SHRED	
Attendance returns	Yes		Current year + 1 year	DESTROY Securely SHRED	
School Census Returns	No		Current year + 5 years	DESTROY Securely SHRED	
Circulars and other information sent from the Local Authority	No		Operational use	DESTROY Securely SHRED	

DfE					
Basic file description	Data Prot Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the adm record	inistrative life of the
HMI reports			These do not need to be kept any longer		

LEA



DfE					
Basic file description	Data Prot Issues	Statutory Provisions	Retention Period [operational]	Action at the end of the adm record	ninistrative life of the
OFSTED reports and papers	No		Life of report then review	Review to see whether a further retention period is required	DESTROY Securely SHRED
Returns made to central government	No		Current year + 6 years	DESTROY Securely SHRED	
Circulars and other information sent from central government	No		Operational use	DESTROY Securely	

Educational Visits outside the classroom					
Basic file description	Data Prot Issues	Statutory Provisions	Retention Period (operational)	Action at the end of the a record	dministrative life of the
Records created by schools to obtain approval to run an Educational Visit outside the classroom	Yes		Date of visit + 14 years	DESTROY Securely	
Parental consent forms for school trips where there has been no major incident	Yes		Conclusion of the trip	DESTROY Securely	
Parental consent forms for school trips – where there has been a major incident	Yes	Limitation Act 1980, Section 2	DOB of the pupil involved in the incident + 25 years. The permission slips for all the pupils on		



the trip need to be retained to show that the	
rules had been followed	
for all pupils.	

Walking bus					
Basic file description	Data Prot Issues	Statutory Provisions	Retention Period (Operational)	Action at the end of the a record	idministrative life of the
Walking bus registers	Yes		Date of register + 3 years	DESTROY Securely	

Family Liaison Officers and Home School Liaison Assistants				
Basic file description	Data prot issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record
Day books	Yes		Current year + 2 years then review	DESTROY Securely
Reports for outside agencies – where the report has been included on the case file created by the outside agency	Yes		Whilst the child is attending the school and then destroy	DESTROY Securely
Referral Forms	Yes		While the referral is current	
Contact data sheets	Yes		Current year then review, if contact is no longer active then destroy	DESTROY Securely
Contact database entries	Yes		Current year then review, if contact is no longer active then destroy	DESTROY Securely
Group Registers	Yes		Current year + 2 years	DESTROY Securely