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| V1.0 | June 2019 | Initial | One West |
| V1.1 | Dec 2022 | Refresh | One West |
| V2.0 | Aug 2023 | School and Town Council CCTV policies consolidated | One West |
| V2.1 | Oct 2023 | Formatting changes | One West |
| V3.0 | Sep 2025 | School and Town Council CCTV policies separated | One West |

**\*\*\*Using this Template\*\*\***

**Guidance**

This template is for schools / trusts to complete a policy covering the operation of their CCTV system. Writing a CCTV policy and publishing it on a school’s Internet pages will support the principles of openness and transparency.

CCTV is often used as generic term that may include use of related technology, such as Boby Worn Video cameras as well as what is usually considered as CCTV.

Crucially you should have or are about to complete a Data Protection Impact Assessment (DPIA) for your CCTV. The outcome of that DPIA may inform your CCTV policy. Importantly a DPIA CCTV should be completed when:

* CCTV is being considered.
* New technology or functionality is being added on to an existing system.
* There are plans to process more sensitive data
* Images will be captured from a different location

You may have to consult your IT Department or CCTV provider, as well as your DPO, while completing a DPIA.

Your use of CCTV should be considered annually to determine whether it still achieves the needs initially set out when you installed it.

**Instructions**

Please read the guidance before attempting to complete this policy.

Where you see text surrounded by square brackets ‘[ ]’ these are questions/points that you need to consider before making any changes to the document.

* Importantly, answer all questions.
* If you are unsure of the questions being asked contact One West for advice.
* Once all changes have been made, delete the square brackets and their contents.

When all points have been considered you should present the policy to the Data Controller and/or Governors / Board of Trustees for authorisation.

Where you see highlighted text replace it with the appropriate/preferred name and details.

Do not forget to update the ‘Contents’ and detail the version of your policy.

Finally, *delete* this text box and save the file.

# Introduction

Since its widespread introduction to retailers in 1960s and then to town centres in 1980s, the use of Closed-Circuit Television (CCTV) across the UK has become increasingly popular. CCTV is a valuable tool to assist with efforts to combat crime and disorder, while enhancing safety in schools.

This policy is published on behalf of the [Board of Trustees/Governors] of [Organisation name]. This document sets out the policy covering the use and management of CCTV equipment and images to ensure that [Organisation name] complies with the Data Protection Legislation and other relevant legislation. Crucially personal data is processed in line with [Organisation name]’s Data Protection Policy (if this is published on an Internet facing website create a hypertext link to the Data Protection Policy). [Organisation name]’s use of CCTV is cognisant of the Guiding Principles of the Surveillance Camera Code of Practice updated and published by the Home Office in 2021.

The [Organisation name] uses CCTV for the purposes of the prevention and detection of crime, keeping [pupils, parents, residents, staff, volunteers and visitors] safe and to recognise and identify individuals with a view to taking appropriate action where necessary.

This policy and related procedures apply to all sites managed by [Organisation Name].

# Definitions

**CCTV** – CCTV (closed-circuit television) is a video surveillance system in which signals are transmitted to a specific set of monitors and are not publicly broadcast. It is primarily used for security and monitoring purposes.

**Data Controller** - a person/organisation who (either alone or with others) controls the contents and use of personal data.

**Data Processing** - performing any operation or set of operations on data, including:

* Obtaining, recording, or keeping the data,
* Collecting, organising, storing, altering, or adapting the data,
* Retrieving, consulting, or using the data,
* Disclosing the data by transmitting, disseminating, or otherwise making it available,
* Aligning, combining, blocking, erasing, or destroying the data.

**Data Processor** – a person/organisation who processes personal data on behalf of a data controller. Employees of a controller are not processors as long as they are acting within the scope of their duties as an employee.

**Data Protection Legislation** – this means the Data Protection Act 2018 (DPA 2018) and the UK General Data Protection Regulation (UK GDPR).

**Data Subject** – a living individual who can be identified, directly or indirectly, from the personal data that is held about them.

**Directed Surveillance** – is covert surveillance in places other than residential premises or private vehicles.

**Personal Data** – is data that relates to a living individual who is or can be identified either from the data or from the data in conjunction with other information that is in, or is likely to come into, the possession of the data controller.

**Subject Access Request** - is where a person makes a request to the organisation for the disclosure of their personal data under data protection law.

# Purpose

The purpose of this policy is to regulate the use of CCTV and its associated technology in the monitoring of both the internal and external environs of the premises under the remit of [Organisation name].

This policy has been used as the basis for siting CCTV cameras and associated equipment and defines the governance of surrounding use of CCTV equipment and the related processing activities. The policy ensures that ***Data Protection by Design*** is a key consideration in all [Organisation name]’s CCTV processes and help ensure that the rights of data subjects are always met.

CCTV at [Organisation name] is intended for the purposes of:

* Protecting buildings and assets, both during and after working hours.
* Promoting the health and safety of staff, pupils, and visitors.
* [Preventing bullying.]
* Reducing the incidence of crime and anti-social behaviour (including theft and vandalism).
* Supporting the police in a bid to deter and detect crime.
* Assisting in the identification, apprehension, and prosecution of offenders.
* [Ensuring that the school rules are respected so that the school can be properly managed].

[Remove/add any purposes as you see fit]. [**Note** - If the organisation plans to use CCTV to monitor staff for time management, then consult with them beforehand.]

This policy will be published on the Trust’s / school’s website and the existence of this policy and any subsequent changes to the policy will be notified to pupils, parents, staff and volunteers.

# Scope

This policy applies to the use of CCTV regardless of whether there is any live viewing or recording of images or information or associated data. Covert surveillance using CCTV is not covered by this policy.

# Principles of Use

The use of a CCTV system by [Organisation name] follows the 12 [Guiding Principles of the Surveillance Camera Code of Practice](https://assets.publishing.service.gov.uk/media/619b7b50e90e07044a559c9b/Surveillance_Camera_CoP_Accessible_PDF.pdf) updated and published by the Home Office in 2021. Each principle is summarised below:

**Principle 1** - Use of a surveillance camera system must always be for a specified purpose which is in pursuit of a legitimate aim and necessary to meet an identified pressing need.

**Principle 2** - The use of a surveillance camera system must take into account its effect on individuals and their privacy, with regular reviews to ensure its use remains justified.

**Principle 3** - There must be as much transparency in the use of a surveillance camera system as possible, including a published contact point for access to information and complaints.

**Principle 4** - There must be clear responsibility and accountability for all surveillance camera system activities including images and information collected, held and used.

**Principle 5** - Clear rules, policies and procedures must be in place before a surveillance camera system is used, and these must be communicated to all who need to comply with them.

**Principle 6** - No more images and information should be stored than that which is strictly required for the stated purpose of a surveillance camera system, and such images and information should be deleted once their purposes have been discharged.

**Principle 7** - Access to retained images and information should be restricted and there must be clearly defined rules on who can gain access and for what purpose such access is granted; the disclosure of images and information should only take place when it is necessary for such a purpose or for law enforcement purposes.

**Principle 8** - Surveillance camera system operators should consider any approved operational, technical and competency standards relevant to a system and its purpose and work to meet and maintain those standards.

**Principle 9** - Surveillance camera system images and information should be subject to appropriate security measures to safeguard against unauthorised access and use.

**Principle 10** - There should be effective review and audit mechanisms to ensure legal requirements, policies and standards are complied with in practice, and regular reports should be published.

**Principle 11** - When the use of a surveillance camera system is in pursuit of a legitimate aim, and there is a pressing need for its use, it should then be used in the most effective way to support public safety and law enforcement with the aim of processing images and information of evidential value.

**Principle 12** - Any information used to support a surveillance camera system which compares against a reference database for matching purposes should be accurate and kept up to date.

# Justification for use of CCTV

[Organisation name] has responsibility for the protection of its property and equipment as well providing security to its employees, students and visitors to its premises. Moreover [Organisation name] owes a duty of care under the Health and Safety at Work etc. Act 1974 and associated legislation. Hence [Organisation name] uses CCTV and associated monitoring and recording equipment as an additional mode of security and surveillance for each of these purposes. CCTV systems are installed (both internally and externally) and will operate constantly.

Use of CCTV for security purposes will be conducted in a manner consistent with [educational and related legislation] and all existing policies adopted by the [Organisation name], including its Equality & Diversity Policy, Dignity at Work Policy, and codes of practice for dealing with complaints of bullying & harassment and sexual harassment.

[Importantly CCTV will not be used to monitor normal staff activity on site].

Data Protection Laws requires that personal data is ‘adequate, relevant and not excessive’ for the purpose for which it is collected. This means that an organisation needs to be able to justify the obtaining and use of personal data by means of a CCTV system. The use of CCTV to monitor and help control the perimeter of the [Organisation name] for security purposes has been justified by the [governors / board of trustees]. The system is intended to capture images of intruders or of individuals damaging property or removing goods without authorisation.

In other areas where CCTV has been installed, [Organisation name] has demonstrated that there is a proven risk to security and/or health & safety and that the installation of CCTV is proportionate in addressing such issues that have arisen prior to the installation of the system.

All CCTV systems and associated equipment will be required to be compliant with this policy following its adoption. Recognisable images captured by CCTV systems are ‘[personal data](http://www.dataprotection.ie/viewdoc.asp?m=m&fn=/documents/guidance/310604.htm).’ They are therefore subject to the provisions of the Data Protection Act 2018.

It is likely that information obtained in ways that violate this policy may not be used in any legal or disciplinary proceedings.

# Governance of CCTV

The school’s CCTV system is a standalone one (it is not connected to (networked) and / or operated by a third-party, such as another school, a local council or a contractor). The use of the school’s CCTV is governed by this policy and related processes.

The Data Controller, which is the [Head Teacher], is accountable for operation of the CCTV at [Organisation name] and responsible for:

* Working with the DPO to keep this policy up to date reflecting any changes to national guidance, best practice or statutory instruments that determine the use of CCTV or personal data.
* Ensuring the CCTV is setup, operated and controlled, and is periodically checked for compliance according to this policy.
* Processes and procedures covering day-to-day operation of the CCTV and the subsequent oversight of activities covered by these processes and procedures.
* Completion of a Data Protection Impact Assessment (DPIA) for the CCTV system/s and then annual review of this DPIA.
* Consulting the school’s / trust’s senior leadership team and legal advisors should the Police request permission to install any surveillance equipment for criminal investigations.
* Considering any feedback/complaints regarding possible invasion of privacy or confidentiality due to the location of a particular CCTV camera or associated equipment from students / members of the public and staff.

# Responsibilities

The school’s [business manager] is responsible day-to-day for operation of the CCTV. They can be contacted on [Contact details]. Their contact details are also presented on signage displayed where CCTV cameras are used.

Processes and procedures that have been delegated to them and will be monitored and checked for compliance periodically include:

* Ensuring compliance with the principle of ‘Reasonable Expectation of Privacy’ by periodically checking that cameras are operating / operated as designed.
* Maintaining the security of the CCTV and any data held on the system.
* Keeping a record of access (e.g. an access log) to the system and to imagery / video footage held on the system.
* The initial processing of an application for release of any information or imagery / footage from the CCTV stored in compliance with this policy.
* Retaining data captured and stored by the CCTV only for the period specified in the school’s / trust’s data retention schedule unless it is required as part of a criminal investigation or court proceedings (criminal or civil) or other use approved by senior management in consultation with the DPO.

[Where schools contract out the operation of their CCTV:

The school’s CCTV system is controlled by a contracted security company. Security companies that place and operate cameras on behalf of clients are deemed ‘Data Processors’. As data processors, they operate under the instruction of the data controller (their client).

Hence, the [Organisation name] has a written contract with the [security company name]that details the areas to be monitored, how long data is to be stored, what the company may do with the data, what security standards should be in place and what verification procedures apply.

The contract also states that the security company will give the school all reasonable assistance to respond to any SAR made under data protection laws which may be received by the school within the statutory time-frame (generally 30 days).

Data protection laws place several obligations on data processors. These include having appropriate security measures in place to prevent unauthorised access to, or unauthorised alteration, disclosure, or destruction of, the data, where the processing involves the transmission of data over a network and against all unlawful forms of processing.

This obligation can be met by having appropriate access controls to image storage or having robust encryption where remote access to live recording is permitted. Staff of the security company have been made aware of their obligations relating to the security of data. The work of the security company is overseen and monitored by school’s business manager.]

# Data Protection Impact Assessment

Prior to the adoption of any new CCTV system or where an existing system is identified as not having been assessed, a comprehensive DPIA must be undertaken. This will include a review of the purpose or purposes for the use of CCTV; establish any impact it may have upon individuals; and any risks that may be involved with the system.

The Head Teacher or a delegated individual, will be responsible for completing the DPIA in collaboration with the DPO. Should a third-party be used to operate the CCTV, the person from the school who has been delegated responsibility for its implementation will work alongside the third party and the DPO to ensure that the DPIA is completed.

The One West DPIA for CCTV template should be used as the basis from the [Organisation name]’s DPIA.

# Location of cameras

[Organisation name] has endeavoured to select locations for the installation of CCTV cameras to achieve the aim/s of installing CCTV while having a minimum impact on the privacy of individuals. Cameras installed to record external areas are positioned to prevent or minimise the recording of passers-by or of another person's private property.

The following locations may be covered by CCTV at [Organisation name]:

* + - * The building’s perimeter, entrances and exits, lobbies and corridors, special storage areas, and receiving areas for goods and services.
* Restricted access areas at entrances to buildings and other areas. Purpose controlling access.
* Intrusion alarms, exit door controls and areas covered by external alarm. Purpose verification of alarms.
* Parking areas, main entrance/exit gates and places where there is traffic control. Purpose video patrolling if an incident occurs involving pupils, staff and/or visitors to the school.

# Covert surveillance

[Organisation name] will not engage in covert surveillance using CCTV. Very occasionally the police may request to carry out covert surveillance using the school’s equipment. Covert surveillance will require the consent of an Authorising Officer, which may be a magistrate. Any such request made by the police will in writing and the school may seek legal advice.

# Transparency - Notification, Signage and Awareness

CCTV signage is necessary for transparency. Hence, to indicate that CCTV is in operation, the [Organisation name] displays adequate signage at the entrance/s to the school and where a CCTV camera(s) is sited.

Signage shall include the name and contact details of the Data Controller, as well as details why CCTV is used.

An example of the signage used by [Organisation name] is shown below.

**WARNING**



**CCTV CAMERAS IN OPERATION**

**Images are being monitored and recorded for the purpose of crime-prevention, the prevention of anti-social behaviour, the prevention of bullying, for the safety of our staff and students and for the protection of** ORGANISATION NAME **and its property.**

**This system will be in operation 24 hours a day, every day.**

**These images may be passed to the police.**

**This scheme is controlled by** ORGANISATION NAME **and operated by** INSERT NAME OF COMMERCIAL SECURITY COMPANY WHERE ONE IS USED

**For more information contact** *………<phone number>…………*

Appropriate locations for signage will include:

* At entrances to premises i.e. external doors, school gates.
* Reception area.
* At or close to each internal camera.
* At or close to each camera around the town.

# Data gathering & storage, transmission and retention

The [Organisation name]’ CCTV comprises several CCTV cameras connected to a Network Video Recorder (NVR). Imagery / video footage is stored on the NVR and can be viewed either in real-time (live) or after an event via a console. The system is / is not normally monitored. Where an incident does occur video footage may be referred to as part of an investigation.

A log of access will be maintained that will show who accessed the system at what time and for what purpose. Access to the console and the recorded data will be restricted to authorised personnel. Supervising the access and maintenance of the CCTV System is the responsibility of the [Insert (usually Data Controller]. They have delegated the day-to-day administration of the CCTV system to [Organisation name] business manager.

The CCTV imagery is held in digital format that makes it easy to transmit to other organisations. The [Organisation name] CCTV system is connected to / isolated from any other system. Where an external organisation, such as the Police, seeks access to the school’s imagery / video footage from the CCTV, access will only be granted when a suitable application has been received by the school.

Importantly, data processed by the [Organisation name] CCTV ‘shall not be kept for longer than is necessary for’ the purposes for which it was obtained. The [Organisation name]’s CCTV system should not retain footage beyond one month (28 days). Where the images identify an issue, such as a break-in or theft etc., the images / video footage that relate to that event may be retained specifically for the purpose of an investigation/prosecution related to that issue.

The Data Controller will periodically (not less than once per year) review the justification for use of the CCTV to confirm it remains valid and review performance / compliance with process and procedures related to day-to-day operation of the [Organisation name]’s CCTV.

Accordingly, the images captured by the CCTV system will be retained for a maximum of [Insert] days, except where the image identifies an issue and is retained specifically in the context of an investigation/prosecution of that issue.

Tapes/DVDs will be stored in a secure environment with a log of access to tapes kept. Access will be restricted to authorised personnel. Similar measures will be employed when using disk storage, with automatic logs of access to the images created.

# Access to data (video footage)

Unauthorised access to live feeds, equipment used to store images and any additional equipment that is used to operate the [Organisation name] CCTV system is prohibited. A log of access to the CCTV system and its components and images / video footage is to be maintained.

Access to the CCTV system and video footage may be granted by [Organisation name] for the following reasons:

* + Where [Organisation name] (or its agents) are required by law to make a report regarding the commission of a suspected crime.
	+ Following a request by the police when a crime or suspected crime has taken place and/or when it is suspected that illegal/anti-social behaviour is taking place on [Organisation name] property.
	+ To provide a report to the Health and Safety Executive and/or any other statutory body with the powers of investigation.
	+ In response to a court order granted to individuals or their legal representatives.
* To the local authority, or any other statutory body charged with child safeguarding.
* To assist the Headteacher or an appointed representative, to establish facts in cases of unacceptable student behaviour, in which case, the parents/guardians will be informed.
* In response to a Subject Access Request (SAR) presented by data subjects or their legal representatives.
* To the school’s insurance company where the company requires information to pursue a claim for damage(s) to the insured property.

Requests by the police should be made formally using a police request form. Any uncertainty regarding the validity of a request should be raised with the DPO.

Any person whose image has been recorded has a right to access the footage which relates to them as part of a Subject Access Request (SAR). Any person or organisation making a request for access to personal data (images / video footage) should provide information, such as the date, time and location of the recording to help [Organisation name] find the recorded data. [Organisation name] will follow the organisation’s SAR policy that is described at the [Organisation name]’s Data Protection Policy.

Importantly, where the image/recording identifies another individual(s), those images may only be released if they can be redacted/anonymised or with the explicit consent of the other people identifiable in the footage.

Depending on circumstances, [Organisation name] may provide a data subject a copy of their data in the form of a still image / series of still images or as a video on a tape, disk or digital media (SDD).

# Review of policy

The policy will be reviewed on an (annual/biennial) basis or in the event of significant change to the system, national guidance, best practice of legislation relating to the capture of images by CCTV.

This policy was approved by the Governing Body/ Board of Trustees on [DATE]

Signed: [NAME & ROLE]