Contents

[1. Introduction 2](#_Toc208479136)

[2. Objectives 2](#_Toc208479137)

[Definitions 2](#_Toc208479138)

[3. Scope 2](#_Toc208479139)

[4. Responsibilities 3](#_Toc208479140)

[5. Creation & Storage 3](#_Toc208479141)

[6. Retention and Disposal 3](#_Toc208479142)

[6.1. Retention Schedule 4](#_Toc208479149)

[6.2. Definition of Retention Periods 4](#_Toc208479150)

[6.3. Reviewing Retention Periods 4](#_Toc208479151)

[6.4. Course of Action at the End of the Retention Period 5](#_Toc208479152)

[6.5. Disposal 5](#_Toc208479153)

[6.6. Archiving [DELETE IF NOT APPLICABLE] 5](#_Toc208479154)

[7. Protective Marking 6](#_Toc208479155)

[8. Monitoring and Compliance 6](#_Toc208479156)

[9. Relationship with Existing Policies 6](#_Toc208479157)

[10. Approval 6](#_Toc208479158)

[Appendix 1 - What is Confidential Waste? 7](#_Toc208479159)

|  |  |  |  |
| --- | --- | --- | --- |
| **Version** | **Date** | **Summary of changes** | **Author** |
| V1.0 | Nov 2019 | Initial | One West |
| V2.0 | Sept 2021 | Refresh | One West |
| V2.1 | Aug 2023 | Removal of reference to the Child Sexual Abuse Inquiry; addition of reference to Covid Inquiry | One West |
| V3.0 | Aug 2025 | Refresh | One West |

# **Introduction**

[Organisation Name] recognises that by efficiently managing its records, it will be able to comply with its legal and regulatory obligations and contribute to the effective overall management of the organisation. Records provide evidence for protecting the legal rights and interests of the organisation and provide evidence for demonstrating performance and accountability. The aim of this policy is to provide a framework for managing the organisation’s information to enable the organisation to:

* Make informed decisions;
* Be open and transparent;
* Respond appropriately to information requests;
* Protect records;
* Comply with the legislative requirements;
* Effectively work with its partners, and share information as required;
* Demonstrate accountability.

# **Objectives**

The objective of this policy is to define a framework for [Organisation name] to manage data, information, and records.

# **Definitions**

**Data** – Raw facts and figures that supply the basis for information.

**Information** – Data which has been collected, organised, ordered and given both meaning and context.

**Record** – Information created, received, and maintained as evidence and as an asset by an organisation or person, in pursuit of legal obligations, or in the transaction of business.

**Confidential Waste** – See [Appendix 1.](#_Appendix_1_-)

# **Scope**

This policy applies to all employees of [Organisation Name] including contract, agency and temporary staff, volunteers and employees of partner organisations working on behalf of [Organisation Name].

All records created, held, and maintained by [Organisation name] in the course of its duties are covered by this policy. This is irrespective of the format of the information, including, but not limited to:

* Paper records
* Electronic records (Word Documents, emails, PowerPoints, database, etc.)
* Photographs, videos, etc.
* Electronic storage media (floppy disc, CDs, DVD and memory sticks)

# **Responsibilities**

The organisation has a corporate responsibility to maintain its records and record keeping systems in accordance with the regulatory environment. The person with overall responsibility for this policy is the [CEO of the Council/Head of the School/CEO of the Trust].

The person responsible for records management in the organisation will give guidance for good records management practice and will promote compliance with this policy so that information will be retrieved easily, appropriately and in a timely way.

All members of staff and employees are individually responsible for the records they create or hold. Individuals must ensure that records are accurate, maintained securely, and disposed of in accordance with this policy.

# **Creation & Storage**

All organisation staff are responsible for creating and maintaining data, information and records in relation to their work, and storing them in a way which ensures that they can be identified and retrieved when required.

Records must be appropriately stored with due regard for efficiency, cost-effectiveness, security, durability, and access. Appropriate procedures and processes are in place to ensure the physical and intellectual security of organisation records. [Can include brief description of security measures here]

Storage conditions and handling processes should be designed to protect records from unauthorised access, loss, destruction, theft, and disaster. This in line with the UK General Data Protection Regulation (UKGDPR) principles of data protection by design, and integrity and confidentiality.

The retention of records for longer than necessary is in breach of the UKGDPR, and the duplication of records should be limited to optimise the use of space for storage purposes and to aid data accuracy.

# **Retention and Disposal**

Information held for longer than is necessary carries additional risk and cost, therefore records and information shall only be retained when there is a business or legislative need to do so. Under the UKGDPR and the Data Protection Act 2018 (DPA 2018), personal data processed by an organisation must not be retained for longer than is necessary for its lawful purpose.

The retention of specific documents may be necessary to:

* Fulfil statutory or other regulatory requirements.[[1]](#footnote-2)
* Evidence events/agreements in the case of disputes.
* Meet operational needs.
* Ensure the preservation of documents of historic or other value.
* Evidence child protection matters.

The untimely destruction of documents could cause the organisation :

* Difficulty in defending litigious claims
* Operational problems
* Embarrassment
* Failure to comply with the Freedom of Information or Data Protection laws.

Conversely, the permanent retention of all documents where there is no business need or other legal basis to retain them, poses regulatory and security risks, as well as being a breach of personal data.

Appropriate secure disposal is accordingly implemented at the organisation in accordance with the organisation’s retention schedule for the following reasons:

* + To comply with Article 5 of the UKGDPR which states that personal data must not be kept in an identifiable form for longer than is necessary
  + To lessen the risk of a data breach through data loss or unauthorised access.
  + To increase the efficiency of the exercising of data subject rights.
  + To free-up storage space (there is evidence that the de-cluttering of office accommodation can be psychologically beneficial for employees.);
  + To reduce the risk of fire (in the case of paper records);



### Retention Schedule

In line with all relevant legislative requirements, including the UKGDPR and DPA 2018, [Organisation Name] will keep some forms of information for longer than others. Information will not be kept indefinitely unless there are specific requirements.

The organisation maintains records in line with its Retention Schedule (Insert Link). (Schools: [ (Appendix XX)/the schedule included in the Information and Records Management Society’s (IRMS) Toolkit for [Schools/Academies] (2019), which is found here [<https://irms.org.uk/page/SchoolsToolkit> / <https://irms.org.uk/general/custom.asp?page=AcademiesToolkit>].)

### Definition of Retention Periods

Defining a retention period will be determined on one of the following three factors:

* Statutory requirements.
* Codes of Practice and guidance published by professional bodies.
* In the absence of the above, the retention period will be determined by the needs of the Organisation.

Defining the retention period based on organisation needs must be approved by the (Town Clerk or relevant senior manager or Head Teacher/Data Protection Lead) and where necessary in consultation with the DPO.

### Reviewing Retention Periods

Most retention periods will remain static and will relate to legal requirements to retain data. However, retention periods based on codes of practice and guidance published by professional bodies may vary. Any changes to known retention periods should be raised with the Town Clerk/Data Protection Lead and where necessary the DPO.

This Policy and retention schedule should be reviewed annually or where any other cause requires its immediate correction.

### Course of Action at the End of the Retention Period

When a record reaches the end of its retention period in most cases it will be deleted or destroyed. However, these are not the only courses of action that can be taken, and consideration must be made to the relevance of the data for other uses.

In most cases the requirement for further use of data will be identified prior to processing, however there may be occasions where a dataset is identified as having particular relevance to the needs of the organisation .

The following may occur to data after the period of use has expired: [delete where not applicable]

* Anonymisation for statistical needs.
* Transfer to an appropriate archive where it is in the public interest.
* Scientific or historical research purposes.

Appropriate safeguards must be put in place to ensure that wherever personal data is used beyond its original period of retention it is done so legally and in compliance with DPA 2018 and guidance from the Information Commissioner’s Office (ICO).

### Disposal

The organisation will [use an accredited confidential waste disposal provider/shred the information on site using a cross-cut shredder/*please describe how the organisation* *disposes of confidential waste if neither of the first two options apply*]. Information on what should be deemed as confidential waste is detailed in [Appendix 1.](#WhatisCW)

Wherever practicable and appropriately secure, disposal methods should encourage recycling.

Electronic files are securely overwritten, in accordance with government guidance, and other media is shredded, incinerated, or otherwise disintegrated for data.

The disposal of the organisation’s data, in either paper or electronic form, is conducted in a way that makes reconstruction highly unlikely. Once data has been deleted, it is deemed to be a permanent deletion, irrespective of whether it could technically be reconstructed from a back-up.

**Under no circumstances should paper documents containing personal data or confidential information be simply binned or deposited in refuse tips**. To do so could result in the unauthorised disclosure of such information to third parties and render the organisation liable to enforcement action by the Information Commissioner’s Office.

If records are accidentally destroyed or discovered, this should be reported as a data breach to [DP Lead], in line with the Data Breach Policy.

### Archiving [DELETE IF NOT APPLICABLE]

For Councils

A small percentage of the Council’s records will be selected for permanent preservation as part of the [Council’s/county archives]. It is maintained as a resource to help inspire local residents to understand and appreciate issues of identity, belonging and shared heritage; to prompt memories of local life among many generations of residents; and to serve as a research resource for all interested in the history of [Organisation Name] and the community it serves.

For Schools

A small percentage of the school’s records will be selected for permanent preservation as part of the [school’s/county archives]. It is maintained as a resource to help inspire and equip current staff and pupils to understand and appreciate issues of identity, belonging and shared heritage; to prompt memories of school-life among many generations of [employees/former pupils]; and to serve as a research resource for all interested in the history of [Organisation Name] and the community it serves.

# **Protective Marking**

Protective markings may be written upon documentation where it is used in physical forms. In general, the classification of documentation will relate more specifically to the handling and access that is permitted to that data. Confidential data related to employment purposes for example should only be accessible by HR staff or direct line managers for specific reasons.

Information deemed to be financially sensitive, or business sensitive may for the purposes of requests made under the Freedom of Information Act be exempt and, in any case, should be handled with more caution than general data.

# **Monitoring and Compliance**

This policy is reviewed annually.

Compliance with this policy shall be monitored through a review process undertaken by the person with overall responsibility for records management within the organisation This will be achieved by an annual survey to check if records are stored securely and can be accessed appropriately.

Should it be found that this policy has not been complied with, or if an intentional breach of the policy has taken place, [Organisation Name], in consultation with senior management and our Data Protection Officer, shall have full authority to take the immediate steps considered necessary, including disciplinary action.

# **Relationship with Existing Policies**

This policy has been drawn up within the context of:

* Data Protection Policy
* Data Breach Policy
* [Please include any policies which relate to this policy- e.g. acceptable use policy/email policy]

# **Approval**

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

Signed: [NAME & ROLE]

# **Appendix 1 - What is Confidential Waste?**

**(1) Any record\* which details personal information**

*What is personal information?*

* Relates to and identifies a living person
* Could help someone identify a person when used with other information
* Is an expression of opinion about an individual
* Indicates our intentions towards an individual

*Such as: Name, Address, Date of Birth, Email, Phone numbers, Location data, IP addresses*

**(2) Any record\* which details special categories of personal data**

*What are special categories of personal data?*

* Racial and/or Ethnic Origin
* Political Opinions
* Religious Beliefs (or other beliefs of a similar nature)
* Trade Union membership
* Biometric Information e.g. Photos
* Mental or Physical Health condition
* Sexual life and Orientation
* Criminal Records are afforded similar protections to special category data and are similarly sensitive

*Such as: Safeguarding, Accident/First Aid, Equalities information, Legal records*

**(3) Any record\* which details business/commercially sensitive information**

*What is business/commercially sensitive information?*

* Information which [Organisation Name] would be affected by any loss of, or unauthorised access to.

*Such as: Contracts, opinions on service delivery, tender information.*

|  |
| --- |
| **If you have any doubt, then please treat the information as Confidential** |

***\**** *A Record can be in many formats – e.g. Paper, Post-it notes, Disks, CDs, Tapes, Posters, Emails, etc*

1. The Covid-19 Public Inquiry issued a Document Preservation Notice on 11th November 2022. This inquiry will cover all aspects of the country’s response to the Covid-19 pandemic and requires organisations to preserve all documents relating to the pandemic and the following recovery period. For more information about the inquiry visit: <https://covid19.public-inquiry.uk/>. [↑](#footnote-ref-2)