HADLEIGH INFANT & NURSERY SCHOOL



Records Management Policy 2021-2023

Version	3		
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Other contributors	IGS		
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	Data Protection Policy		
	Data Handling Security Policy		
	Security Incident Policy		
Other related policies	Acceptable Personal Use Policy		
•	Statutory Request Policy		
	Privacy Notice		
	Complaints Policy		

Version History Log for this document

Version	Date Published	Details of key changes from previous version	
3	January 2021	Reference made to the legal requirement under the General Data Protection Act 2016 as applied by the Data Protection Act 2018 linked to Records Management. Additional section added linked to ensuring that personal information processes are recorded in the ROPA document.	
2	April 2019	Data Protection Act 1998 changed to Data Protection Act 2018	
1	April 2018	No policy created which superseded all previous versions.	

Roles within the school

Data Protection Officer (DPO) - Ms. L. Almond

Senior Information Risk Owner (SIRO) - Mr. S. Proctor

Information Champion (IC) - Mrs. A. Cain

Information Governance Governor - Mr. I. Holroyd

What if I need to do something against the policy?

If you believe you have a valid business reason for an exception to these policy points, having read and understood the reasons why they are in place, please raise a formal request by contacting Mr. S. Proctor (Head Teacher - SIRO - head@hadleigh-inf.essex.sch.uk)

Breach Statement

Breaches of Information Policies will be investigated and may result in disciplinary action. Serious breaches of Policy may be considered gross misconduct and result in dismissal without notice, or legal action being taken against you.

What I must do		Why I must do it	How I will do it
You must document your work activities in line with procedures.	•		Employees are aware of requirements contained in the retention schedule and any guidance on use of specific systems through training and communications.
You must store all work information in the format and medium best suited to its use in line			Employees are aware of requirements contained in the retention schedule and any guidance on
with procedures.			use of specific systems through training and communications.
You must ensure that the information you manage is only known to an appropriate audience.			You must ensure that paper files are accessible to authorised colleagues in your absence, by ensuring others know where to find keys to lockable storage areas. You must be aware of who information should be shared with, and ensure it is only shared with that audience. You must ensure that you save electronic information in a shared environment, but with appropriate access controls if the information has a restricted audience.
All information in any format which we hold as a record of our activity must be retained after 'closure' in line with <u>Retention Guidelines.</u>		In order to comply with the Section 46 Code of Practice (see above) we must ensure that we are destroying all related information	Follow the guidance contained in the retention schedule and any superseding amendments made by the school.
Owners must regularly review information in line with <u>Retention Guidelines</u> to make best use of the available storage space.		across all formats. For example, destroying a paper file on a project but keeping all the electronic documents about the project in a shared network folder can cause problems if	Follow the guidance contained in the retention schedule and any superseding amendments made by the school.
We must monitor the success of the review process to maintain compliance with the law.		a Freedom of Information request is received. The request co-ordinator assumes that as the paper file is destroyed then we do not hold any information and responds	Designated employees must gather performance data on activities within the scope of this policy for review by the Data Protection Officer and the Leadership Team.

You must manage Pupil records in line with <u>best</u> <u>practice</u> and specific system guidance.

You must follow school policy when storing emails as records.

We must ensure that the facilities available for storing and managing information meet legal requirements and <u>best practice</u>.

We must maintain a selection procedure for identifying, reviewing and managing records with historical value.

You must not store business information on a personal drive or on equipment not provided by the organisation.

All Information Assets identified on the Register must be associated with a retention period from the Retention Guidelines.

accordingly. We would then be in breach of the act.

 Records of Processing Activity are a legal requirement under the General Data Protection Act 2016 as applied by the Data Protection Act 2018. Follow the guidance contained in the retention schedule and any superseding amendments made by the school.

Follow the guidance contained in the retention schedule and any superseding amendments made by the school.

The organisation must approve and regular review facilities such as systems and physical storage as appropriate against security requirements in Data Protection Law, and all employees must help maintain security standards by following procedure.

Records can be identified for preservation at any point in the records lifecycle, but will not transfer until we have no ongoing administrative need (i.e. at the end of a retention period). When information is due to be destroyed, there should be a final review to select records for transfer to the Essex Record Office.

By only storing all business information on the relevant systems designated by the Organisation and by using only equipment approved by the Organisation.

The Information Asset Owner is responsible for ensuring that Information Asset Managers amend entries on the Information Asset Register to show the correct retention period from the schedule.

The <u>Retention Guidelines</u> must be reviewed for changes in legislation and the organisation's business needs.

When archiving paper records, information on ownership, retention and indexing quality must be recorded.

You must not use the archive storage services of any other commercial company than the approved supplier.

You must ensure that personal information processes are recorded in your Records of Processing Activity (ROPA).

A policy review (at least annually) must review the provisions of best practice retention guidance and make any necessary amendments, documenting the reasons for change and managing affected records accordingly.

We must complete and retain archiving indexes providing the relevant information about paper records in storage, ensuring that the Organisation is aware of what information it holds at all times and when they can be reviewed.

Any use of a commercial storage provider must be assessed and approved to ensure the right security and financial provisions are place. Use of alternatives that have not been approved may not provide value for money and may not provide secure services.

Records of Processing Activity must be maintained and regularly reviewed to meet our legal obligations.

Contacts

If you have any enquires in relation to this policy, please contact Mr. S. Proctor (the school's Head Teacher) on 01702557979 or head@hadleigh-inf.essex.sch.uk . The Head Teacher will also act as the contact point for any subject access requests.

Further advice and information is available from the Information Commissioner's Office - www.ico.gov.uk

References

- Data Protection Act 2018
- General Data Protection Regulations 2016
- Article 8, The Human Rights Act 1998
- Freedom of Information Act 2000.
- Code of Practice on Records Management (under Section 46 of the FoIA)
- Best Practice Guidance