The Federation of Duke Street and Highfield Nursery Schools

**Data Protection Policy**

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| Policy Leader / DSL / EHT\* | **Susan Conron, Executive Headteacher and DSL** |
| Last Updated by School | **December 23** |
| Communicated to staff: | 31.01.24 |
| Review period | Annually |
| Approved by the Governing Body | *26.02.24 curriculum (future date)* |

**Policy 2. Data Protection Policy**

The following policy relates to all Federation of Duke Street and Highfield Nursery School employees (including voluntary, temporary, contract and seconded employees), who capture, create, store, use, share and dispose of information on behalf of Federation of Duke Street and Highfield Nursery School.

These persons shall be referred to as 'Users' throughout the rest of this policy.

Federation of Duke Street and Highfield Nursery School shall be referred to as 'the school' or 'we' throughout the rest of this policy.

The following policy relates to all electronic and paper based information.

*“Think about the minimum amount of data required to achieve your goal, you should only see the data you need to see”.*

Supporting documentation:

<https://www.gov.uk/guidance/data-protection-in-schools>

Dfe GDPR toolkit for schools

**Statement of Commitment**

In order to undertake our statutory obligations effectively, deliver services and meet customer requirements, the school needs to collect, use and retain information, much of which is personal, sensitive or confidential.

Such information may be about:

* Pupils.
* Parents and Guardians.
* Governors.
* Employees or their families.
* Members of the public.
* Business partners.
* Local authorities or public bodies.

We regard the lawful and correct treatment of personal data by the school as very important to maintain the confidence of our stakeholders and to operate successfully.

To this end, the school will ensure compliance, in all its functions, with the Data Protection Act (DPA) 1998, the General Data Protection Regulation (GDPR) and the new Data Protection Act (DPA) 2018, and with other relevant legislation.

**Data Protection Principles**

The Principles of DPA and GDPR state that personal information must be:

1. Processed lawfully, fairly and in a transparent manner in relation to individuals; the lawful basis can be:  
   * Consent of a data subject
   * Processing is necessary for the performance of a contract with the data subject
   * Processing is necessary for compliance with a legal obligation (e.g. The Education Act 1996, School Standards and Framework Act 1998, Education Act 2002, Children and Families Act 2014)
   * Processing is necessary to protect the vital interests of the data subject or another person (e.g. life or death)
   * Processing is necessary for the performance of a task carried out in the public interest

The lawful basis for sensitive personal data (racial, political, religious, trade union, genetic, health, sex life, criminal convictions or offences) is:

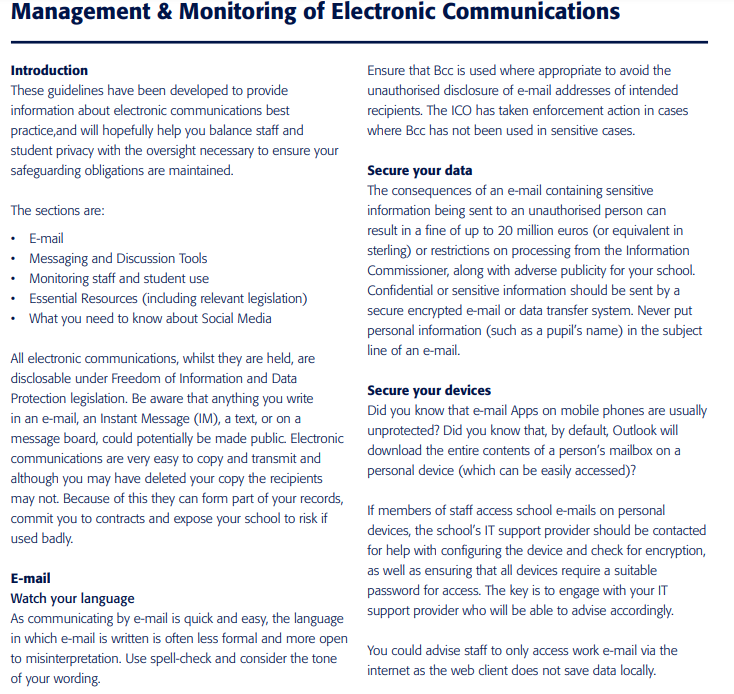
* + Explicit consent of the data subject
  + Processing is necessary for carrying out obligations under employment, social security or social protection law
  + Processing is necessary to protect the vital interests of a data subject or another individual where the data subject is physically or legally incapable of giving consent
  + Processing carried out by a not-for-profit body with a political, philosophical, religious or trade union aim provided the processing relates only to members or former members and provided there is no disclosure to a third party without consent
  + Processing relates to personal data manifestly made public by the data subject
  + Processing is necessary for the establishment, exercise or defence of legal claims or where courts are acting in their judicial capacity
  + Processing is necessary for reasons of substantial public interest
  + Processing is necessary for the purposes of preventative or occupational medicine, for assessing the working capacity of the employee, medical diagnosis, the provision of health or social care or treatment or management of health or social care systems and services
  + Processing is necessary for reasons of public interest in the area of public health, such as protecting against serious cross-border threats to health or ensuring high standards of healthcare and of medicinal products or medical devices
  + Processing is necessary for archiving purposes in the public interest, or scientific and historical research purposes or statistical purposes in accordance with Article 89(1)

1. Collected for specified, explicit and legitimate purposes and not further processed in a manner that is incompatible with those purposes
2. Adequate, relevant and limited to what is necessary in relation to the purposes for which they are processed
3. Accurate and, where necessary, kept up to date
4. Kept in a form which permits identification of data subjects for no longer than is necessary for the purposes for which the personal data are processed
5. Processed in a manner that ensures appropriate security of the personal data against unauthorised processing, accidental loss, destruction or damage, using appropriate technical or organisational measures.

**Compliance with the Data Protection Principles and Data Protection Legislation**

In order to comply with these principles and meet all data protection obligations as stipulated in data protection legislation, the school will:

* Raise awareness of data protection across the school.
* Offer data protection training to all employees and governors.
* Create a data protection policy for the school that is updated annually.
* Complete a personal data processing audit, which lists the following:
  + Name of the personal data set.
  + Purpose for processing this personal data set.
  + Who the data set is shared with.
  + Is the data transferred to another country.
  + How long do you keep the personal data set (retention).
  + The technical and organisational security measures to protect the personal data set.
  + The legal basis for processing as described above (1).
  + If consent is the legal basis for processing, details of the evidence of this consent.
* Put any risks found from the personal data processing audit process into a risk register.
* Review the school’s consent forms so they meet the higher standards of GDPR, create an audit trail showing evidence of consent.
* Under 13’s can never themselves consent to the processing of their personal data in relation to online services, this rule is subject to certain exceptions such as counselling services.
* Register with the Information Commissioners Officer as a data controller.
* Appoint a data protection officer who will monitor compliance with the GDPR and other data protection laws.
* Create a privacy notice that will let individuals know who we are, why we are processing their data and if we share their data.
* Create a system to allow data subjects to exercise their rights:
  + Right to be informed via a privacy notice.
  + Right of access via a subject access request within 1 month.
  + Right of rectification to incorrect data within 1 month.
  + Right to erasure unless there is a legal reason for processing their data.
  + Right to restrict processing to the bare minimum.
  + Right to data portability to receive their data in the format they request.
  + Right to object to personal data being used for profiling, direct marketing or research purposes.
  + Rights in relation to automated decision making and profiling.
* Amend any business contracts with suppliers to ensure that they will conform to new data protection legislation.
* Implement technical and organisational controls to keep personal data secure.
* Use Privacy Impact Assessments to assess the privacy aspects of any projects or systems processing personal data.
* Ensure an adequate level of protection for any personal data processed by others on behalf of the school that is transferred outside the European Economic Area.
* Investigate all information security breaches, and if reportable, report to the Information Commissioners Office within 72 hours.
* Undertake data quality checks to ensure personal data is accurate and up to date.
* Demonstrate our compliance in an accountable manner through audits, spot checks, accreditations and performance checks.
* Support the pseudonymisation and encryption of personal data.



**How long do we keep emails?**

Email is a communication tool, and e-mail applications are not designed for keeping e-mail as a record. E-mail that needs to be kept should be identified by content, for example:

-Does it form part of a pupil record?

-Is it part of a contract?

-Does it relate to an employee?

Information contained within these e-mails should be recorded in the appropriate place (e.g. the MIS or behaviour management system). Once this is done the original could be deleted.

Consider implementing an electronic rule whereby emails in inboxes are automatically deleted after a period of time.

This will assist greatly in reducing the amount of information potentially disclosable in the event that a subject access request is received.

Limiting the information which is retained will mitigate the school’s liability in the event of a breach and will reduce the amount of electronic storage required.

**Physical security**

Physical access to records should be restricted. Key IT Infrastructure, servers, certain desktop/laptop devices and paper records must be kept in restricted environments, or areas with controlled access. Staff code of conduct, online safety policy and safeguarding policy are reviewed and updated annually.

Whilst the removal of hard copy documents is not encouraged there are occasions when it is necessary and in this instance, staff should consult the Data Protection policy and other mentioned policies for guidance on best practice in this instance.

Any security breaches involving physical security of data must be reported to the Data Protection Officer in either school who will report to ICO if the breach will affect/cause damage to the individual whom the data belongs to.

In the event of a data breach, the Data Protection Officer is informed promptly and will escalate to the ICO who will further advise of next steps.

It is the responsibility of the DPO to update and liaise with the ICO and keep the SIRO fully updated of the data breach and the ongoing situation.

**Rights of the Individual**

The list of rights that a data subject (person who the data is about) can exercise has been widened by Section 2 of the GDPR:

* The right to be informed; via privacy notices.
* The right of access; via subject access requests (SARS), the timescale for response has been reduced from 40 calendar days to one calendar month. SARs must be free of charge, charges can only be made for further copies or where requests for information are unfounded or excessive.
* The right of rectification; inaccurate or incomplete data must be rectified within one month.
* The right to erasure; individuals have a right to have their personal data erased and to prevent processing unless we have a legal obligation to do so.
* The right to restrict processing; individuals have the right to suppress processing. We can retain just enough information about the individual to ensure that the restriction is respected in future.
* The right to data portability; we need to provide individuals with their personal data in a structured, commonly used, machine readable form when asked.
* The right to object; individuals can object to their personal data being used for profiling, direct marketing or research purposes.
* Rights in relation to automated decision making and profiling; GDPR provides safeguards for individuals against the risk that a potentially damaging decision is taken without human intervention.

The school will ensure that these rights will be exercised.

**Contact**

SIRO (Senior Information Risk Owner) & Data Protection Controller:

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