# **Data Retention Policy**

'Together we unlock potential and learn for life'



This policy was approved by the Governing Body of Moor First School at their meeting on:

Signed	Chair of Governors	
Signed	Headteacher	
Signed	Data Protection Link Governor	
Signed	Data Protection Officer at School	

Review Frequency: Annual Review Next

Review: December 2024

# **Data Retention Policy**

Moor First School has a responsibility to maintain its records and record keeping systems. When doing this, the School will take account of the following factors: -

- The most efficient and effective way of storing records and information;
- The confidential nature of the records and information stored;
- The security of the record systems used;
   Privacy and disclosure;
- Their accessibility.

This policy does not form part of any employee's contract of employment and is not intended to have contractual effect. It does, however, reflect the School's current practice, the requirements of current legislation and best practice and guidance. It may be amended by the School from time to time and any changes will be notified to employees within one month of the date on which the change is intended to take effect. The School may also vary any parts of this procedure, including any time limits, as appropriate in any case.

#### **DATA PROTECTION**

This policy sets out how long employment-related and pupil data will normally be held by us and when that information will be confidentially destroyed in compliance with the terms of the General Data Protection Regulation (GDPR) and the Freedom of Information Act 2000.

Data will be stored and processed to allow for the efficient operation of the School. The School's Data Protection Policy outlines its duties and obligations under the GDPR.

#### **RETENTION SCHEDULE**

Information (hard copy and electronic) will be retained for at least the period specified in the attached retention schedule. When managing records, the School will adhere to the standard retention times listed within that schedule.

Paper records and electronic records will be regularly monitored by the Headteacher, DPO and the secretary. The schedule is a document listing the many types of records used by the school and the applicable retention periods for each record type. The retention periods are based on business needs and legal requirements. Link Governor for data protection will also monitor adherence to this policy.

## **DESTRUCTION OF RECORDS**

Where records have been identified for destruction they should be disposed of in an appropriate way. All information must be reviewed before destruction to determine whether there are special factors that mean destruction should be delayed, such as potential litigation, complaints or grievances.

All paper records containing personal information, or sensitive policy information should be shredded before disposal. All electronic information will be deleted.

The School follow the LCC Retention Schedule (attached) for the destruction of all information. At the start of each term and annually the retained data will be reviewed to identify those documents requiring removal and disposal.

#### **RECORD KEEPING OF SAFEGUARDING**

Any allegations made that are found to be malicious are not part of the personnel records. For any other allegations made, the School keeps a comprehensive summary of the allegation made, details

of how the investigation was looked into and resolved and any decisions reached. This should be kept on the personnel files of the accused.

Any allegations made of sexual abuse should be preserved by the School for the term of an inquiry by the Independent Inquiry into Child Sexual Abuse. All other records (for example, the personnel file of the accused) should be retained until the accused has reached normal pension age or for a period of 10 years from the date of the allegation if that is longer. Guidance from the Independent Inquiry Child Sexual Abuse states that prolonged retention of personal data at the request of an Inquiry would not contravene data protection regulation provided the information is restricted to that necessary to fulfil potential legal duties that a School may have in relation to an Inquiry. Whilst the Independent Inquiry into Child Sexual Abuse is ongoing, it is an offence to destroy any records relating to it. At the conclusion of the Inquiry, it is likely that an indication regarding the appropriate retention periods of the records will be made.

#### **ARCHIVING**

Where records have been identified as being worthy of preservation over the longer term, arrangements should be made to transfer the records to the archives. The school follow the LCC Retention Schedule with regard to archiving records. The archiving of information not listed is decided by the school Governing Body.

# TRANSFERRING INFORMATION TO OTHER MEDIA

Where lengthy retention periods have been allocated to records, members of staff may wish to consider converting paper records to other media such as digital media or virtual storage centres (such as cloud storage). The lifespan of the media and the ability to migrate data where necessary should always be considered.

#### TRANSFERRING INFORMATION TO ANOTHER SCHOOL

All Schools are under a duty to maintain a pupil record for each pupil. If a child changes schools, the responsibility for maintaining the pupil record moves to the next school. The responsibility for retention then shifts onto the next school. Evidence of transfer of files will be stored by our school We may delay destruction of other information for a further period where there are special factors such as potential litigation.

A sample of pupil books will be stored for 1 year and then returned to families (permission requested.)

#### **RESPONSIBILITY AND MONITORING**

The Headteacher has primary and day-to-day responsibility for implementing this Policy. The Data Protection Officer, in conjunction with the School governance team is responsible for monitoring its use and effectiveness and dealing with any queries on its interpretation. The data protection officer will consider the suitability and adequacy of this policy and report improvements directly to management.

Internal control systems and procedures will be subject to regular audits to provide assurance that they are effective in creating, maintaining and removing records.

Management at all levels are responsible for ensuring those reporting to them are made aware of and understand this Policy and are given adequate and regular training on it.

## **EMAILS**

Emails accounts are not a case management tool in itself. Generally, emails may need to fall under different retention periods (for example, an email regarding a health and safety report will be subject to a different time frame to an email which forms part of a pupil record). It is important to note that the retention period will depend on the content of the email and it is important that staff file those emails in the relevant areas to avoid the data becoming lost.

The school recommend the Retention Schedule for paper documents also be applied to the retention of emails.

# **RETENTION SCHEDULE FILE DESCRIPTION**

<b>Employment Records</b> Job applications and interview records of unsuccessful candidates	<b>RETENTION PERIOD</b> Six months after notifying unsuccessful candidates.
Job applications and interview records of successful candidates	6 years after employment ceases
Written particulars of employment, contracts of employment and changes to terms and conditions	6 years after employment ceases
Right to work documentation including identification documents	2 years after employment ceases
Immigration checks	Two years after the termination of employment
DBS checks and disclosures of criminal records forms	As soon as practicable after the check has been completed & the outcome recorded (i.e. whether it is satisfactory or not) unless in exceptional circumstances (eg. to allow for consideration and resolution of any disputes or complaints) in which case, for no longer than 6 months.
Change of personal details notifications	No longer than 6 months after receiving this notification
Emergency contact details	Destroyed on termination
Personnel and training records	While employment continues and up to 6 years after employment ceases
Annual leave records	6 years after the end of tax year they relate to or possibly longer if leave can be carried over from year to year
Consents for the processing of personal and sensitive data	For as long as the data is being processed and up to 6 years afterwards
Working Time Regulations: Opt out forms	2 years from the date which they were entered
Records of compliance with WTR	Two years after the relevant period

Disciplinary and training records 6 years after employment ceases Allegations of a child protection nature against a 10 years from the date of the allegation or the member of staff including where the allegation is person's normal retirement age (whichever is longer). founded This should be kept under review. Malicious allegations should be removed. **Financial and Payroll Records** Pension records 12 years Retirement benefits schemes – notifiable events (for 6 years from the end of the scheme year in which the example, relating to incapacity) event took place

Maternity/Adoption/Paternity Leave records 3 years after end of tax year they relate to

Payroll and wage records

Statutory Sick Pay 3 years after the end of the tax year they relate to

6 years after end of tax year they relate to