Braunton School and Community College Academy Trust Aspire & Achieve



Policy No.6.10 (a) February 2021

GDPR DOCUMENT RETENTION MANAGEMENT POLICY

Statement of Intent

Braunton Academy is committed to maintaining the confidentiality of its information and ensuring that all records within the academy are only accessible by the appropriate individuals. In line with the requirements of the General Data Protection Regulation (GDPR), the academy also has a responsibility to ensure that all records are only kept for as long as is necessary to fulfil the purpose(s) for which they were intended.

The academy has created this policy to outline how records are stored, accessed, monitored, retained and disposed of, to meet the academy's statutory requirements.

This document complies with the requirements set out in the GDPR, which came into effect on 25 May 2018. From January 1st 2021, this document complies with the UK GDPR which has changed little from the EU GDPR used previously.

1. Legal framework

- 1.1. This policy has due regard to legislation including, but not limited to, the following:
 - General Data Protection Principles
 - Freedom of Information Act 2000
 - Limitation Act 1980 (as amended by the Limitation Amendment Act 1980)
- 1.2. This policy also has due regard to the following guidance:
 - Information Records Management Society 'Information Management Toolkit for Academies 2016
- 1.3. This policy will be implemented in accordance with the following academy policies and procedures:
 - GDPR Data Protection Policy
 - Freedom of Information Policy
 - Internet Safety Policy
 - Security Breach Management Plan
 - GDPR Data-Audit Log
 - Records Checklist Safe Destruction Log

2. Responsibilities

- 2.1. The academy has a responsibility for maintaining its records and recordkeeping systems in line with statutory requirements
- 2.2. The **Principal** holds overall responsibility for this policy and for ensuring it is implemented correctly
- 2.3. The **HR & Administrations Systems Manager** is responsible for the management of records at Braunton Academy.
- 2.4. The **DPO** is responsible for promoting compliance with this policy and reviewing the policy on an <u>annual</u> basis, in conjunction with the **Principal**.
- 2.5. **Information Asset owners** are responsible for ensuring that all records are stored securely, in accordance with the retention periods outlined in this policy, and are disposed of correctly
- 2.6. All staff members are responsible for ensuring that any records for which they are responsible for are accurate, maintained securely and disposed of correctly, in line with the provisions of this policy

3. Management of Student Records

- 3.1. Student records are specific documents that are used throughout a student's time in the education system they are passed to each academy that a student attends and includes all personal information relating to them, e.g. date of birth, home address, as well as their progress and achievement.
- 3.2. The following information is stored on the front of a student record, and will be easily accessible:
 - Forename, surname, gender and date of birth
 - Unique Student Number
 - Note of the date when the file was opened
 - Note of the date when the file was closed, if appropriate
 - 3.3. The following information is stored inside the front cover of a student record, and will be easily accessible
 - Ethnic origin, religion and first language
 - Any preferred names
 - Position in their family, e.g. eldest sibling
 - Emergency details and the name of the student's doctor
 - Any allergies or other medical conditions that are important to be aware of
 - Names of parents, including their home address(es) and telephone number(s)
 - Any other agency involvement, e.g. speech and language therapist

- 3.4. The following information is stored in a student record, and will be easily accessible These may be stored securely in paper files, electronically, or both.
 - Admissions form
 - Details of any SEND
 - Fair processing notice only the most recent will be included
 - Annual written reports to parents (MTAs)
 - National Curriculum and agreed syllabus record sheets
 - Notes relating to major incidents and accidents involving the student
 - Any information about an education and healthcare (EHC) plan and support offered in relation to the EHC
 - Any notes indicating child protection disclosures and reports are held
 - Any information relating to exclusions
 - Any correspondence with parents or external agencies relating to major issues, e.g. mental health
 - Notes indicating that records of complaints made by parents or the student are held
- 3.5. The following information is subject to shorter retention periods and, therefore, will be stored separately in a personal file for the students. Much of this information is now collected and stored electronically
 - Absence notes (Student reception)
 - Parental and, where appropriate, student consent forms for educational visits, photographs and videos, etc. (in the admin office with the Admin Assistant Student Records)
 - Correspondence with parents about minor issues, e.g. behaviour (House Office/Student Reception)
- 3.6. Hard copies of disclosures and reports relating to child protection are stored in a securely locked filing cabinet in the Designated Safeguarding Lead's Office— a note indicating this is marked on the student's file. Electronic records are stored on CPOMS.
- 3.7. Hard copies of complaints made by parents or students are stored in a file in the Office of the 'HR & admin Systems Manager and PA to the Principal' a note indicating this is marked on the student's file.
- 3.8. Actual copies of accident and incident information are stored separately on the academy's management information system and held in line with the retention periods outlined in this policy a note indicating this is marked on the student's file. An additional copy may be placed in the student's file in the event of a major accident or incident.
- 3.9. The academy will ensure that no student records are altered or amended before transferring them to the next academy that the student will attend.
- 3.10. The only exceptions to the above are: if any records placed on the student's file have a shorter retention period and may need to be removed. In such cases, the Admin Assistant responsible for disposing

- records, will remove these; if any incident summaries/reports identify other individuals, and may need to amended or removed.
- 3.11. Electronic records relating to a student's record will also be transferred to the students' next academy. Section 10 of this policy outlines how electronic records will be transferred.
- 3.12. If any student attends the academy until statutory academy leaving age, the academy will keep the student's records until the student reaches the age of 25.
- 3.13. The academy will, wherever possible, avoid sending a student record by post. Where a student record must be sent by post, it will be sent by registered post, with an accompanying list of the files included. The educational institution it is sent to is required to sign a list copy on receipt to indicate that they have received the files and return this to the academy

4. Retention of student records and other student-related information

- 4.1. The table below outlines the academy's retention periods for individual student records and the action that will be taken after the retention period, in line with any requirements
- 4.2. Electronic copies of any information and files will be destroyed in line with the retention periods below.

Type of file	Retention period	Action taken after retention period ends
	Admissions	
Register of admissions	Three years after the date on which the entry was made	Information is reviewed, and the register may be kept permanently
Secondary academy admissions	The current academic year, plus one year	Securely disposed of
Proof of address (supplied as part of the admissions process)	The current academic year, plus one year	Securely disposed of
Supplementary information submitted, including religious and medical information etc. (where the admission was successful)	Added to the student's record	Securely disposed of
Supplementary information submitted, including religious and medical information etc. (where the admission was not successful)	Until the appeals process has been completed	Securely disposed of
Students' educational records		
Students' educational records	25 years after the student's date of birth	Securely disposed of

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Public examination results	Added to the student's record	Returned to the examination board
Internal examination results	Added to the student's record	Securely disposed of
Child protection information held on a student's record	Stored in a sealed envelope for the same length of time as the student's record/	Securely disposed of – shredded
Child protection records held in a separate file paper/electronic	25 years after the student's date of birth	Securely disposed of – shredded
, and the second	Attendance	
Attendance registers	Last date of entry on to the register, plus three years	Securely disposed of
Letters authorising absence	Current academic year, plus two years	Securely disposed of
	SEND	
SEND files, reviews and individual education plans	25 years after the student's date of birth (as stated on the student's record)	Information is reviewed, and the file may be kept for longer than necessary if it is required for the academy to defend themselves in a 'failure to provide sufficient education' case
Statement of SEN maintained under section 324 of the Education Act 1996 or an EHC plan maintained under section 37 of the Children and Families Act 2014 (and any amendments to the statement or plan)	25 years after the student's date of birth (as stated on the student's record)	Securely disposed of, unless it is subject to a legal hold
Information and advice provided to parents regarding SEND	25 years after the student's date of birth (as stated on the student's record)	Securely disposed of, unless it is subject to a legal hold
Accessibility strategy	25 years after the student's date of birth (as stated on the student's record)	Securely disposed of, unless it is subject to a legal hold
Curricu	lum management	

SATs results	25 years after the student's date of birth (as stated on the student's record)	Securely disposed of	
Examination papers	Until the appeals/validation process has been completed	Securely disposed of	
Published Admission Number (PAN) reports	Current academic year, plus six years	Securely disposed of	
Valued added and contextual data	Current academic year, plus six years	Securely disposed of	
Self-evaluation forms	Current academic year, plus six years	Securely disposed of	
Students' work	Returned to students at the end of the academic year, or retained for the current academic year, plus one year	Securely disposed of	
	urricular activities	I	
Parental consent forms for academy trips where no major incident occurred	Until the conclusion of the trip	Securely disposed of	
Parental consent forms for academy trips where a major incident occurred	25 years after the student's date of birth on the student's record (permission slips of all students on the trip will also be held to show that the rules had been followed for all students)	Securely disposed of	
Family liaison officers and home-academy liaison assistants			
Day books	Current academic year, plus two years	Reviewed and destroyed if no longer required	
Reports for outside agencies	Duration of the student's time at academy	Securely disposed of	
Referral forms	Whilst the referral is current	Securely disposed of	

Contact data sheets	Current academic year	Reviewed and destroyed if no longer active
Contact database entries	Current academic year	Reviewed and destroyed if no longer required
Group registers	Current academic year, plus two years	Securely disposed of

5. Retention of staff records

- 5.1. The table below outlines the school's retention period for staff records and the action that will be taken after the retention period, in line with any requirements
- 5.2. Electronic copies of any information and files will also be destroyed in line with the retention periods below

Type of file	Retention period	Action taken after retention period ends
	Operational	
Staff members' personal file	Termination of employment, plus six years	Securely disposed of
Timesheets	Current academic year, plus six years	Securely disposed of
Annual appraisal and assessment records	Current academic year, plus five years	Securely disposed of
	Recruitment	
Records relating to the appointment of a new Principal	Date of appointment, plus six years	Securely disposed of
Records relating to the appointment of new members of staff (unsuccessful candidates)	Date of appointment of successful candidate, plus six months	Securely disposed of
Records relating to the appointment of new members of staff (successful candidates)	Relevant information added to the member of staff's personal file and other information retained for six months	Securely disposed of
DBS certificates	Up to six months	Securely disposed of
Proof of identify as part of the enhanced DBS check	After identity has been proven	Reviewed and a note kept of what was seen and what has been checked – if it is necessary to keep a copy this will be placed on the

		staff member's personal file, if not, securely disposed of
Evidence of right to work in the UK	Added to staff personal file or, if kept separately, termination of employment, plus no longer than two years	Securely disposed of
Discip	linary and grievance proc	edures
Child protection allegations, including where the allegation is unproven	Added to staff personal file, and until the individual's normal retirement age, or 10 years from the date of the allegation – whichever is longer If allegations are malicious, they are removed from personal files	Reviewed and securely disposed of – shredded
Oral warnings	Date of warning, plus six months	Securely disposed of – if placed on staff personal file, removed from file
Written warning – level 1	Date of warning, plus 6 months	Securely disposed of – if placed on staff personal file, removed from file
Written warning – level 2	Date of warning, plus 12 months	Securely disposed of – if placed on staff personal file, removed from file
Final warning	Date of warning, plus 18 months	Securely disposed of – if placed on staff personal file, removed from file

Records relating to unproven incidents	Conclusion of the case, unless the incident is child protection related and is disposed of as above	Securely disposed of
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6. Retention of senior leadership and management records

- 6.1. The table below outlines the school's retention periods for senior leadership and management records, and the action that will be taken after the retention period, in line with any
- 6.2. Electronic copies of any information and files will also be destroyed in line with the retention periods

Type of file	Retention period	Action taken after retention period ends
	Governing board	_
Agendas for governing board meetings	One copy alongside the original set of minutes – all others disposed of without retention	Securely disposed of
Original, signed copies of the minutes of governing board meetings	Permanent	If unable to store, these will be provided to the <u>local</u> <u>authority archive service</u>
Inspection copies of the minutes of governing board meetings	Date of meeting, plus three years	Shredded if they contain any sensitive and personal information
Reports presented to the governing board	Minimum of six years, unless they refer to individual reports – these are kept permanently	Securely disposed of or, if they refer to individual reports, retained with the signed, original copy of minutes
Meeting papers relating to the annual parents' meeting	Date of meeting, plus a minimum of six years	Securely disposed of
Instruments of government, including articles of association	Permanent	If unable to store, these will be provided to the <u>local</u> <u>authority archives service</u>
Trusts and endowments managed by the governing board	Permanent	Retained in the academy whilst it remains open, then provided to the <u>local</u> authority archives service when the academy closes
Action plans created and administered by the governing board	Duration of the action plan, plus three years	Securely disposed of

Policy documents created and administered by the governing board	Duration of the policy, plus three years	Securely disposed of
Records relating to complaints dealt with by the governing board	Date of the resolution of the complaint, plus a minimum of six years	Reviewed for further retention in case of contentious disputes, then securely disposed of
Annual reports created under the requirements of The Education (Governors' Annual Reports) (England) (Amendment) Regulations 2002	Date of report, plus 10 years	Securely disposed of
Proposals concerning changing the status of the school	Date proposal accepted or declined, plus three years	Securely disposed of
Principo	al and senior leadership te	am (SLT)
Log books of activity in the school maintained by the Principal	Date of last entry, plus a minimum of six years	Reviewed and offered to the local authority archives service if appropriate
Minutes of SLT meetings and the meetings of other internal administrative bodies	Date of the meeting, plus three years	Reviewed and securely disposed of
Reports created by the Principal or SLT	Date of the report, plus a minimum of three years	Reviewed and securely disposed of
Records created by the Principal, Deputy Head, Heads of House and other members of staff with administrative responsibilities	Current academic year, plus six years	Reviewed and securely disposed of
Correspondence created by the Principal, Deputy Head, Heads of House and other members of staff with administrative responsibilities	Date of correspondence, plus three years	Reviewed and securely disposed of
Professional development plan	Duration of the plan, plus six years	Securely disposed of
Academy development plan	Duration of the plan, plus three years	Securely disposed of

7. Retention of health and safety records

- 7.1. The table below outlines the academy's retention periods for health and safety records, and the action that will be taken after the retention period, in line with any requirements.
- 7.2. Electronic copies of any information and files will also be destroyed in line with the retention periods

Type of file	Retention period	Action taken after retention period ends
	Health and safety	
Health and safety policy statements	Duration of policy, plus three years	Securely disposed of
Health and safety risk assessments	Duration of risk assessment, plus three years	Securely disposed of
Records relating to accidents and injuries at work	Date of incident, plus 12 years. In the case of serious accidents, a retention period of <u>15</u> years is applied	Securely disposed of
Accident reporting – adults	Date of the incident, plus six years	Securely disposed of
Accident reporting – students	25 years after the pupil's date of birth, on the pupil's record	Securely disposed of
Control of substances hazardous to health	Current academic year, plus 40 years	Securely disposed of
Information relating to areas where employees and persons are likely to come into contact with asbestos	Date of last action, plus 40 years	Securely disposed of
Information relating to areas where employees and persons are likely to come into contact with radiation	Date of last action, plus 50 years	Securely disposed of
Fire precautions log books	Current academic year, plus six years	Securely disposed of

8. Retention of financial records

8.1. The table below outlines the school's retention periods for financial records and the action that will be taken after the retention period, in line with any requirements.

8.2. Electronic copies of any information and files will also be destroyed in line with the retention periods below.

Type of file	Retention period	Action taken after retention period ends		
	Payroll pensions			
Maternity pay records	Current academic year, plus three years	Securely disposed of		
Records held under Retirement Benefits Schemes (Information Powers) Regulations 1995	Current academic year, plus six years	Securely disposed of		
Risk	management and insurar	nce		
Employer's liability insurance certificate	Closure of the school, plus 40 years	Securely disposed of		
	Asset management			
Inventories of furniture and equipment	Current academic year, plus six years	Securely disposed of		
Burglary, theft and vandalism report forms	Current academic year, plus six years	Securely disposed of		
Accounts and sta	atements including budge	et management		
Annual accounts	Current academic year, plus six years	Disposed of against common standards		
Loans and grants managed by the school	Date of last payment, plus 12 years	Information is reviewed then securely disposed of		
All records relating to the creation and management of budgets	Duration of the budget, plus three years	Securely disposed of		
Invoices, receipts, order books, requisitions and delivery notices	Current financial year, plus six years	Securely disposed of		
Records relating to the collection and banking of monies	Current financial year, plus six years	Securely disposed of		
Records relating to the identification and collection of debt	Current financial year, plus six years	Securely disposed of		
Contract management				
All records relating to the management of contracts under seal	Last payment on the contract, plus 12 years	Securely disposed of		
All records relating to the management of contracts under signature	Last payment on the contract, plus six years	Securely disposed of		

All records relating to the monitoring of contracts	Current academic year, plus two years	Securely disposed of
School fur	nd (Friends of Braunton Ac	ademy)
Cheque books, paying in books, ledgers, invoices, receipts, bank statements and journey books	Current academic year, plus six years	Securely disposed of
School meals		
Free school meals registers	Current academic year, plus six years	Securely disposed of
School meals registers	Current academic year, plus three years	Securely disposed of
School meals summary sheets	Current academic year, plus three years	Securely disposed of

9. Retention of other academy records

- 9.1. The table below outlines the academy's retention periods for any other records held by the academy, and the action that will be taken after the retention period, in line with any requirements.
- 9.2. Electronic copies of any information and files will also be destroyed in line with the retention periods below

Type of file	Retention period	Action taken after retention period ends				
Property management						
Title deeds of properties belonging to the academy	Permanent	Transferred to new owners if the building is leased or sold				
Plans of property belonging to the academy	For as long as the building belongs to the school	Transferred to new owners if the building is leased or sold				
Leases of property leased by or to the academy	Expiry of lease, plus six years	Securely disposed of				
Records relating to the letting of academy premises	Current financial year, plus six years	Securely disposed of				
Maintenance						
All records relating to the maintenance of the academy carried out by contractors	Current academic year, plus six years	Securely disposed of				
All records relating to the maintenance of the academy carried out by school employees	Current academic year, plus six years	Securely disposed of				
Operational administration						

General file series	Current academic year, plus five years	Reviewed and securely disposed of	
Records relating to the creation and publication of the academy brochure and/or prospectus	Current academic year, plus three years	Disposed of against common standards	
Records relating to the creation and distribution of circulars to staff, parents or pupils	Current academic year, plus one year	Disposed of against common standards	
Newsletters and other items with short operational use	Current academic year plus one year	Disposed of against common standards	
Visitors' books and signing-in sheets	Current academic year, plus six years	Reviewed then securely disposed of	
Records relating to the creation and management of parent-teacher associations and/or old pupil associations (Friends of Braunton Academy and Alumni)	Current academic year, plus six years	Reviewed then securely disposed of	

10. Storing and protecting information

- 10.1. The **DPO** will undertake risk analysis to identify which records are vital to school management and these records will be stored in the most secure manner.
- 10.2. The DPO will conduct a back-up of information on a termly basis to ensure that all data can still be accessed in the event of a security breach, e.g. a virus, and prevent any loss or theft of data.
- 10.3. Where possible, backed-up information will be stored off the academy premises, using a central back-up service? If not possible (as in our current situation) the backed-up information will be kept in separate buildings well away from each other
- 10.4. Confidential paper records are kept in a locked filing cabinet, drawer or safe, with restricted access.
- 10.5. Confidential paper records are not left unattended or in clear view when held in a location with general access.
- 10.6. Digital data is coded, encrypted or password-protected, both on a local hard drive and on a network drive that is regularly backed-up offsite.
- 10.7. Where data is saved on removable storage or a portable device, the device is kept in a locked and fireproof filing cabinet, drawer or safe when not in use.

- 10.8. Memory sticks are not used to hold personal information unless they are password-protected and fully encrypted.
- 10.9. All electronic devices are password-protected to protect the information on the device in case of theft.
- 10.10. Where possible, the academy enables electronic devices to allow the remote blocking or deletion of data in case of theft.
- 10.11. Where staff and governors need to use their tablets, personal laptops or computers for academy purposes such as accessing SIMS Capita or academy emails at home, or accessing Governor minutes via the G-Drive, the device must be fully protected, with access to the device and user profile via a secure logon. Passwords to access services such as SIMS Capita must not be saved in the browser.
- 10.12. All members of staff are provided with their own secure login and password, and every computer regularly prompts users to change their password.
- 10.13. Emails containing sensitive or confidential information are password-protected to ensure that only the recipient can access the information. The password will be shared with the recipient in a separate email, or a service such as EGRESS is used.
- 10.14. Circular emails to parents are sent blind carbon copy (bcc), so email addresses are not disclosed to other recipients.
- 10.15. When sending confidential information by fax, members of staff always check that the recipient is correct before sending.
- 10.16. Where personal information that could be considered private or confidential is taken off the premises, to fulfil the purpose of the data in line with the GDPR, either in an electronic or paper format, staff take extra care to follow the same procedures for security, e.g. keeping devices under lock and key. The person taking the information from the school premises accepts full responsibility for the security of the data.
- 10.17. Before sharing data, staff always ensure that:
 - They have consent from data subjects to share it.
 - Adequate security is in place to share it
 - The data recipient has been outlined in a privacy notice
- 10.18. All staff members will implement a 'clear desk policy' to avoid unauthorised access to physical records containing sensitive or personal information. All confidential information will be stored in a securely locked filing cabinet, drawer or safe with restricted access.
- 10.19. Under no circumstances are visitors allowed access to confidential or personal information. Visitors to areas of the academy containing sensitive information are supervised at all times.
- 10.20. The physical security of the school's buildings and storage systems, and access to them, is reviewed **annually** by the **estate manager** in conjunction with **the DPO**. If an increased risk in vandalism, burglary or theft is identified, this will be reported to the **Principal** and extra measures to secure data storage will be put in.

- 10.21. The academy takes s its duties under the GDPR seriously and any unauthorised disclosure may result in disciplinary action.
- 10.22. The **<u>DPO</u>** is responsible for continuity and recovery measures are in place to ensure the security of protected data.
- 10.23. Any damage to or theft of data will be managed in accordance with the academy's **Security Breach Management Plan**

11. Accessing information

- 11.1. **Braunton Academy** is transparent with data subjects, the information we hold and how it can be accessed.
- 11.2. All members of staff, parents of registered pupils and other users of the academy, e.g. visitors and third-party clubs, are entitled to:
 - Know what information the academy holds and processes about them or their child and why
 - Understand how to gain access to it
 - Understand how to provide and withdraw consent to information being held.
 - Understand what the academy is doing to comply with its obligations under the GDPR
- 11.3. All members of staff, parents of registered pupils and other users of the academy and its facilities have the right, under the GDPR, to access certain personal data being held about them or their child.
- 11.4. Personal information can be shared with students once they are considered to be an appropriate age, responsible for their own affairs, although, this information can still be shared with parents.
- 11.5. Students who are considered to be at an appropriate age to make decisions for themselves are entitled to have their personal information handled in accordance with their rights.
- 11.6. The academy will adhere to the provisions outlined in the academy's GDPR Data Protection Policy when responding to requests seeking access to personal information.

12. Digital continuity statement

- 12.1. Digital data that is shared for longer than six years will be named as part of a **digital continuity statement**
- **12.2.** The **DPO** will identify any digital data that will need to be named as part of a digital continuity statement
- 12.3. The data will be archived to dedicated files on the academy's servers which are password protected this will be backed up in accordance with section 10 of this policy
- 12.4. Memory sticks will never be used to store sensitive digital data.
- 12.5. The Network Manager will review new and existing storage methods annually and, where appropriate add them to the **digital continuity** statement

- 12.6. The following information will be included within the **digital continuity** statement
 - A statement of purpose and requirements for keeping the records
 - The names of the individuals responsible for long term data preservation
 - A description of the information assets to be covered by the digital preservation statement
 - A description of when the record needs to be captured into the approved file formats
 - A description of the appropriate supported file formats for long-term preservation
 - A description of the retention of all software specification information and licence information
 - A description of how access to the information asset register is to be managed in accordance with the GDPR

13. Information Audit

- 13.1. The academy conducts information audits on an **annual** basis against all information held by the academy to evaluate the information the academy is holding, receiving and using, and to ensure that this is correctly managed in accordance with the GDPR. This includes the following information:
 - Paper documents and records
 - Electronic documents and records
 - Databases
 - Microfilm or microfiche
 - Sound recordings
 - Video and photographic records
 - Hybrid files, containing both paper and electronic information
- 13.2. The information audit may be completed in a number of ways, including, but not limited to:
 - Interviews with staff members with key responsibilities to identify information and information flows, etc.
 - Questionnaires to key staff members to identify information and information flows, etc.
 - A mixture of the above
- 13.3. The **DPO** is responsible or completing the information audit. The information audit will include the following:
 - The academy's data needs
 - The information needed to meet those needs
 - The format in which the data is stored
 - How long data needs to be kept for
 - Vital records status and any protective marking
 - Who is responsible for maintaining the original document?

- 13.4. The **DPO** will consult with staff members involved in the information audit process to ensure that the information is accurate
- 13.5. Once it has been confirmed that the information is accurate, **the DPO** will record all details on the school's **Information Asset Register**
- 13.6. The information displayed on the <u>Information Asset Register</u> will be shared with the <u>Principal</u> and <u>Governing Body</u> to gain their approval

14. Disposal of Data

- 14.1. Where disposal of information is outlined as standard disposal, this will be recycled appropriate to the form of the information, e.g. paper recycling, electronic recycling.
- 14.2. Where disposal of information is outlined as secure disposal, this will be shredded or pulped, and electronic information will be scrubbed clean and, where possible, cut. The <u>DPO</u> will keep a record of all files that have been destroyed on the **Safe Data Destruction Log**
- 14.3. Where the disposal action is indicated as reviewed before it is disposed, the **DPO** will review the information against its administrative value if the information should be kept for administrative value, the **DPO** will keep a record of this.
- 14.4. If, after the review, it is determined that the data should be disposed of, it will be destroyed in accordance with the disposal action outlined in this policy
- 14.5. Where information has been kept for administrative purposes, the **DPO** will review the information again after **three** years and conduct the same process. If it needs to be destroyed, it will be destroyed in accordance with the disposal action outlined in this policy. If any information is kept, the information will be reviewed every **three** subsequent years.
- 14.6. Where information must be kept permanently, this information is exempt from the normal review procedures.

15. Monitoring and review

- 15.1. This policy will be reviewed on an <u>annual</u> basis by the <u>DPO</u> in conjunction with the <u>Principal</u> the next scheduled review date for this policy is **September 2022**.
- 15.2. Any changes to this policy will be communicated to all members of staff and the governing body.

Policy History

Policy/date	Summary of change	Contact	Implementation Date	Review Date
6.10(a)	Reflects that we now use UK GDPR after leaving the EY	GB (DPO)	Feb 2021	Sept 2022