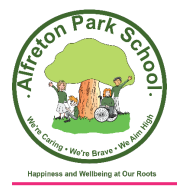
Alfreton Park School



Retention Policy

Date	Review Date	Headteacher's Signature
April 2024	May 2025	
Governors minute number:	23/85	
	20,00	

Chair of Governors: John Glasby Headteacher: Josie O'Donnell Deputy Headteacher: Emma Durham **Contents**





Record Retention and Deletion Policy

Alfreton Park School Version 1.0

Last Reviewed	25 th April 2024					
Reviewed By (Name)	Rebecca Dallman					
Job Role	School Business Manager					
Next Review Date	May 2025					
Version produced	Minor amends in green					
April 2023	Policy & section numbering changed					
	KCSIE references updated					
	8 added – details of MIS					
	11 added – retaining records following academisation					
	18.5 added – filtering & monitoring logs					
	Updates arising from the School Attendance (Pupil Registration) (England) Regulations 2024 which requires that admissions and attendance registers are now retained for six years (previously three years).					

This document will be reviewed annually and sooner when significant changes are made to the law

Guidance from the Department for Education about school policies can be found here: https://www.gov.uk/government/publications/statutory-policies-for-schools-and-academy-trusts/statutory-policies-for-schools-andacademy-trusts

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1. How to use this document

This is a very big document. It can be read from front to back, but this will take time, alternatively you can select from an A-Z of relevant provisions.

A-Z

Admissions Attendance **Central Government** Child Protection (CP) / Safeguarding Records Curriculum (Implementation) **Curriculum Management** Extra Curriculum Management Family Liaison / Early Help / Alternative Provision Financial Management – Accounts and Statements including Budget Management Financial Management - Contract Management Financial Management – Risk & Insurance, Asset Management Financial Management – School Fund Financial Management – School Meals Governing Body Headteacher & Senior Management/Leadership Team Health and Safety HR - Management of Disciplinary and Grievance Processes HR – Operational Staff Management HR – Payroll & Pensions HR – Recruitment Local Authority Returns Medication (Administration Records) **Operational Administration** Parent / Alumni Associations Property Management Pupil Education Record inc SEN. Ed Psych reports Recording Meetings, calls, online lessons, training School Communications inc email & social media Special Educational Needs (SEN) Work Experience / Placement (pupil)

2 Introduction

This record retention and deletion policy contains recommended retention periods for the different record series created and maintained by Alfreton Park School. The schedule refers to all information whether it is held in hard copy or electronic format including cloud and web based or on third party platforms.

Some of the retention periods are governed by statute. Others are guidelines, following best practice, employed by schools throughout the United Kingdom. Every effort has been made to ensure that these retention periods are compliant with the requirements of the UK General Data Protection Regulation 2018 (GDPR), the Data Protection Act 2018 (DPA), Article 8, the Human Rights Act 1998, the Freedom of Information Act 2000 (FOI) and the Code of Practice on Records Management (under Section 46 of the FOI).

Managing records series using these retention guidelines will be deemed to be 'normal processing' under the terms of the legislation noted above. If those record series are to be kept for longer or shorter periods than the time scales held in this document, the reasons for any deviation must be recorded.

3. Purpose

This policy, for managing records at Alfreton Park School has been drawn up in conformity with legislation, regulations affecting schools and best practice as promoted by the Information and Records Management Society of Great Britain.

As well as containing Record Retention tables, this document sets out more general information and guidelines for recording, managing, storing and the disposal of data, whether they are held on paper or electronically (including online), in order to assist staff, and the school, to comply with the General Data Protection Regulation (EU) 2016/679 (GDPR) including as adopted by the United Kingdom as a result of its exit from the European Union ("UK GDPR"), Data Protection Act 2018 and the Freedom of Information Act 2000. It should be read and used in conjunction with all of our related policies.

It is expected that;

- All information held by schools needs to be justifiable, by reference, to its purpose.
- Schools must be transparent and accountable as to what data they hold.
- Schools must understand and explain the reasons why they hold data.
- Schools must be able to respond to Subject Access Requests.
- Schools must be able to amend, delete or transfer data promptly upon any justified request.
- Schools must be able to audit how personal data was collected and when and why.
- Schools must hold sensitive data securely, accessed only by those with reason to view it and possess a policy as to why it is needed.
- Schools must have retention policies that reflect the importance of records relating to child sexual abuse to victims and survivors, and that they may take decades to seek access to such records

4. Disposal of Data

Article 5(e) of the GDPR states that personal data should be '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; personal data may be stored for longer periods insofar as the personal data will be processed solely for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes... in order to safeguard the rights and freedoms of the data subject ('storage limitation')'.

Not all data needs to be destroyed. The school should determine whether records are to be selected for permanent preservation, or for destruction or to be transferred into a different format.

When information is no longer required, it should be disposed of. For confidential, sensitive or personal information, to be considered securely disposed of, it must be in a condition where it cannot either be read or reconstructed.

Skips, 'regular' waste disposal and ribbon shredders are not secure.

Paper records should be cross-shredded, incinerated, or pulped.

CDs/DVDs/discs should be cut into pieces. Hard copy images, AV recordings and hard disks should be dismantled and destroyed. Where third party disposal companies are employed, a certificate of destruction must be obtained. Staff working for external provider should have been trained in the handling and destruction of confidential data.

If the school receives a request for records that have not yet been destroyed, even if they should have been destroyed, that record must still be made available to the requestor.

The Freedom of Information Act 2000 requires the school to maintain a list of all records that have been destroyed and who authorised their destruction. This record should be retained for 15 years. The appropriate members of staff (Data Lead) should record:

- File reference and/or unique identifier
- File title or brief description of contents
- Number of files
- Name of the authorising officer

An example is contained in Annex A.

5. Transfer of Records to Archives

A school archive is different from official school records. A school archive preserves data where there is a legitimate interest in holding that information e.g. to commemorate a significant event in the life of the school. It can take on many characteristics and serve many purposes--but it neither compliments nor replaces the official record-keeping systems.

Where records have been identified as being worthy of permanent preservation, due to their historical or social value, they may be retained on site or transferred to the Local Authority Record Office (see local guidance <u>Find an archive | The National Archives</u>).

Where the school decides to maintain an onsite archive, the school should consult with their Data Protection Officer to implement the following steps:

- Establish what information needs to be archived
- Select someone to serve as the archivist. This may be an additional function within an established role, to work alongside both the Data Protection Officer and Data Lead officer (where applicable).
- Select a physical location to house the collection, and determine what equipment and supplies are needed to accomplish the project for the first year and on a continuing basis e.g. safe storage, shelving
- Remember that archives can include electronic data e.g. schools may have digital photographs which are no longer displayed on their website or social media pages. Consider not only holding and cataloguing this data in a secure driver, but making potential requestors aware of its presence, through a dedicated website.
- Come to an agreement with the Local Authority Record Office, in order for the collected materials could be turned over if the school archives should be discontinued.

6. Transfer of Records to other Media

Where lengthy retention periods have been allocated to records, schools should consider converting paper records to other media (e.g. digital or virtual, 'cloud' based). The lifespan of the media, and the ability to migrate data, should be documented in a Digital Continuity Policy. A scanning risk assessment is recommended to ensure the procedure is adequate. Further information about digital continuity can be found on the <u>National Archives</u> website who also provide guidance on assessing and managing <u>digital</u> <u>continuity risks</u> and a digital continuity <u>checklist</u>. Schools that believe that they need to retain digital records over a long period on devices, software systems or in formats that may become inaccessible due to developments in technology should seek further advice from the Data Protection Officer and their IT support staff.

7. Transfer of Records to other Settings & 'Last Known School'

When a child leaves the school, all pupil records, including safeguarding/child protection records should be transferred in a secure manner, to the child's new school. If the records contain sensitive information (e.g. Child Protection records), proof of receipt must be obtained and logged by the school's Data Lead. Keeping Children Safe in Education 2023 (KCSiE) states that "where children leave the school or college, the designated safeguarding lead should ensure their child protection file is transferred to the new school or college as soon as possible, and within 5 days for an in-year transfer or within the first 5 days of the start of a new term to allow the new school or college to have support in place for when the child arrives. The designated safeguarding lead should ensure secure transit, and confirmation of receipt should be obtained. For schools, this should be transferred separately from the main pupil file." All copies of data held by the school that the child has departed should then be deleted or retained in line with the retention schedule below, including all paper records and data stored electronically. Generally, a record should be kept for tracking and auditing purposes only. Schools should be aware that where electronic systems are used, sending a pupil file to the next setting does not mean that their own copy of the file is deleted, so action should be taken to delete or archive copies retained where they are no longer required by the school that the pupil has left.

There are four main categories of pupil records that need to be transferred to other settings:

• Management Information System (MIS) data

Data held on the MIS is extracted by the school using the Common Transfer File mechanism as specified in The Education (Pupil Information) (England) Regulations 2006 Statutory Instrument (SI) and in subsequent amendments (2005, 2008, 2016, 2018, 2019). The Department for Education specifies what data is to be included in the CTF file in technical specification documentation. This should mean that the majority of information held on the MIS is transferred using the CTF method. However, it is important to note that **not all personal data is transferred, only the data sets specified in the CTF schema.** If the MIS has been used to store additional information (documents such as copies of end of year reports or letters) schools must take proactive action to ensure these are sent separately and securely. Traditionally, this sort of documentation was held in a pupil 'buff' file, but as schools have turned to digital ways of working, these are frequently stored by attaching them to the digital MIS record.

• Safeguarding/Child Protection records

Schools frequently use vendor edtech products to hold and transfer these records. Many of these products include the functionality to electronically transfer a copy of (and obtain receipt for) pupil records directly to the next school, where the same product is also used by the receiving school. Where this is not possible, these products should have the functionality to download a pupil record for it to them be transferred electronically or printed out and delivered to the new school. Paper records should be dealt with carefully to ensure that these are safely received by the new school.

Some safeguarding edtech products enable schools to use the same system to record behavioural and other information in the same log. Schools should ensure that safeguarding/child protection records are clearly identified as such so that the receiving school can quickly identify this information. The school should consider if information such as behaviour notes needs to be transferred to the next setting, or whether it should be deleted if no longer required or relevant (e.g. a child's toileting routine may be very relevant when younger, or merits/demerits re but does not need to be part of a permanent safeguarding record).

• Special Educational Needs records

It is becoming more common for schools to use vendor edtech products to manage these records. Whether stored in such edtech products, on school IT systems/cloud storage or on paper, the SEND co-ordinator must ensure that a complete record is compiled and passed securely to the next school.

• Pupil 'buff' files

For many schools, in recent years, the traditional pupil buff files have dwindled in relevance and importance as schools have increasingly moved to digital storage. Schools are left with either sending or receiving folders which are very light and seemingly irrelevant. However, there will be documentation, whether on paper or electronic (on the server, in emails, in the MIS) that should be sent to the next setting that the pupil will attend. The Education (Pupil Information) (England) Regulations 2005 state that this "Educational Record" should be transferred to the next setting within 15 school days of confirmation that a pupil is registered at another school. There may be a significant amount of material that is not contained in the CTF file, safeguarding or SEND records that should be transferred to the next setting. Schools may have inadvertently not adapted their records transfer practices as management of these records have moved from a paper 'buff' file to digital format and so this should be noted where relevant on the retention schedule below.

Schools may wish to retain some minimal 'skeleton' data about pupils' admission, departure and next destination (where known) in order to respond to any requests for information about these pupils and for the school's historical archive. They may also wish to retain records relating to safeguarding/child protection or SEND records, even though there is no legislative requirement to do so (i.e. to have their own copy of evidence in case of any later legal action). If schools intend to create and maintain skeleton records or retain copies of records, this should be noted on the retention policy. In some instances, schools may have a legitimate interest in retaining a copy of more detailed pupil records for a longer time period. If the school does retain pupil records, then they should be prepared to justify this retention and will need to consider if a Data Protection Impact Assessment should be completed for any extended retention of records once a pupil has left the school. See section 17.5 below.

Responsibility for maintaining the pupil record passes to the 'last known school'.

The school is the final or last known school if:

- secondary phase and the pupil left at 16 years old or for post-16 or independent education, or;
- at any point the pupil left for elective home education, they are missing from education, or have left the UK, or have died.

Tertiary colleges are not included in this definition; therefore, the school will retain the record. However, the college must receive a copy of the child protection file, as per the requirements of KCSiE above.

The Pupil Record should be retained as a whole for 25 years from the date of birth of the pupil, after which time, if no longer required, it can be deleted or destroyed.

SEN and other support service records can be retained for a longer period of 31 years to enable defence in a "failure to provide a sufficient education" case.

If a school wishes to retain data for analysis or statistical purposes, it should be done in an anonymised fashion.

8. Management Information System (MIS)

The majority of pupil records and some staff records are held on the school MIS. Managing data retention on the MIS can be complex because different data sets held on the MIS have different retention requirements. For example, information relating to emergency contacts is only required when a pupil or

staff is a member of the school, and this information can be deleted quickly once they have left, whereas information relating to school meal and other financial transactions will need to be retained for six years (plus current) in line with financial retention requirements. Until 18 August 2024, legislation states that pupil admissions records and attendance records needed to be retained for three years from the date of entry, but from 19 August 2024, this information must be retained for six years. School staff have limited time and resources to manage these differing retention periods and should work with their MIS provider to request support on how to efficiently delete data sets from a record without deleting the entire record (or deleting all data sets except those that are required as part of the 'skeleton' record for long term retention). Where this is not possible, schools may make a policy decision to retain the entirety of a record for the longest applicable retention period for a data set within the MIS (usually current plus six years). The school should set out how records will be retained in the MIS in the relevant section of the Retention Table below.

9. Records relating to Child Sexual Abuse

Records relating to child sexual abuse should be retained for 75 years, in line with the recommendations arising from the outcome of the <u>Independent Inquiry into Child Sexual Abuse</u> (IICSA). The Inquiry stated that these records should be retained for such a long period in recognition of the importance of these records to victims, but that they should be regularly reviewed during that extended retention period. Where records are held digitally, schools will particularly need to consider digital continuity where:

- they hold relevant records for staff or governors, or
- they are the 'last known school' responsible for this long retention period for any relevant pupil records.

Where there is evidence, or allegations of child sexual abuse, then it will almost certainly be appropriate to retain the entire pupil, staff or other record as a whole, not just the parts of the record that pertain to the abuse. Staff whose duties include reviewing or digitising records should be trained to understand the importance of any evidence or allegations of child sexual abuse that they may happen to uncover, whether that was what they were looking for and the importance of them bringing these to the attention of school leadership and/or preserving these records.

The Inquiry report also recommends that the UK government directs the Information Commissioner's Office (ICO) to introduce a Code of Practice on retention of and access to records known to relate to child sexual abuse. This Policy will be updated in line with any Code of Practice from the ICO. The report states that such a code should set out that institutions should have:

- retention policies that reflect the importance of such records to victims and survivors, and that they may take decades to seek to access such records;
- clear and accessible procedures for victims and survivors of child sexual abuse to access such records;
- policies, procedures and training for staff responding to requests to ensure that they recognise the long-term impact of child sexual abuse and engage with the applicant with empathy.

10. Retention of Records relating to Staff

As stated above regarding the long-term retention of minimal pupil records, schools may wish to retain very basic 'skeleton' records about staff that have worked in the school beyond the normal retention of the whole personnel/HR file. This information may include the staff name, role, contract start and end dates. This may be useful for schools who may need to respond to requests for information from/regarding staff, in the event of it being needed for litigation or other legal purpose and as part of their historical archive. If schools intend to create and maintain these records, this should be noted on the retention policy (at section 7.11 below)

11. Academisation

Where maintained schools academise during periods specified in this document, the Academy shall hold all School Records (including those relating to former pupil and employees), on trust for the Council from the Transfer Date.

12. Responsibility and Monitoring

The Head Teacher and Data Lead, hold primary and day to day responsibility, for implementing this policy. The Data Protection Officer, in conjunction with the school, is responsible for monitoring its use and effectiveness and resolving any queries with regards the interpretation of the policy.

All permissions to access data are granted by the Head Teacher and recorded in the member of staff's personnel file.

All teaching and office staff are given training and guidance on accessing and managing school records, to ensure compliance with the time scales laid out under the retention schedule. All members of staff, with access to records, are expected to;

- Manage their current record keeping systems using the Retention Policy.
- Only dispose of records in accordance with the requirements outlined in this policy, if authorised to do so.
- Ensure that any proposed divergence from the records retention schedule and disposal policies is authorised and documented by the Head Teacher.

This policy does not form part of any employee's contract of employment and is not intended to have a contractual effect. However, it does reflect the school's current practice, the requirements of current legislation and best practice and guidance. It may be amended by the school but 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 the procedure, including time limits, as appropriate.

4.9 Retention tables

		Format / How / Where this file is held	Responsible Role	Retention			
Reference	File description			Period	Trigger	Basis	Action at end of use
1. Govern	ing Body						
1.1	Instruments of Government including Articles of Association	Server GOVERNORHUB	Clerk	Permanent	Closure of school	Common practice	These should be retained in the schools whilst the school is open and then to the Local Authority Record Office, when the school closes
1.2	Trusts and Endowments managed by the Governing Body	N/A	N/A	Permanent	End of operational use	Common practice	These should be retained by the school, whilst the school is open and then to the Local Authority Record Office, should the school close
1.3	Scheme of delegation and terms of reference for committees	GOVERNORHUB Server	Clerk Chair	Until superseded or whilst relevant (schools	Expiration of terms	Common practice	If the school is unable to

		Format / How /	Deeneneikle		Retention		
Reference	File description	Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use
			Headteacher	may wish to retain these records for reference purposes in case decisions need to be justified)			store these, they should be offered to the Local Authority Office
1.4	Governor's Code of Conduct	GOV Server	Clerk Chair Headteacher	One copy of each version should be kept for the life of the school.		Common practice	
1.5	Records relating to the election of chair and vice chair	GOV Server	Clerk Chair	Once the designation has been recorded in the minutes, the records relating to the election can be destroyed	Date of appointment	Common practice	Secure disposal
1.6	Appointment of a clerk to the governing body	Server	Headteacher	Date of end of appointment + 6 years (note HR records may require different retention)	Date of appointment	Common practice	Secure disposal
1.7	Records relating to the appointment of parent and staff governors, not appointed by the governors	Server	Clerk Chair	Date of election + 6 months	Date of election	Common practice	Secure disposal
1.8	Records relating to the appointment of co-opted governors	Server GOVERNORHUB	Clerk Chair	Provided that the decision has been recorded in the minutes, the records relating to the appointment can be destroyed once the co- opted governor has finished their term of office (except where there have been allegations concerning children – in this case, retain for 25 years, or for allegations involving child sexual abuse for	Date of appointment	Common practice	Secure disposal

		Format / How /	Beenensible	Retention			
Reference	File description	Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use
				75 years in line with the IICSA recommendations for extended retention of records relating to child sexual abuse.			
1.9	Application forms – successful candidates	Server	Clerk	End of term in office + 1year	End of period of office	Common practice	Secure disposal
1.10	 Appointment documentation: Terms of office of serving governors, including evidence of appointment Governor declaration against disqualification criteria Register of business interests Training required, and received, by governors Induction programme for new governors DBS checks carried out on the clerk and members of the governing body Governor personnel files. 	Server GOVERNORHUB	Clerk Chair	End of term of office + 6 years (note HR records may require different retention)	Date of appointment	Common practice	Secure disposal
1.11	Annual Reports	Server GOVERNORHUB	Clerk Chair	Date of the report + 10 years	End of the calendar year that the record was created in	Education (Governor's Annual Reports) (England) (Amendment) Regulations 2002	Secure disposal
1.12	Annual reports required by the Department of Education	GOVERNORHUB	Clerk GOVERNORHUB SLT	Date of report + 10 years	Date of report	Common practice	Secure disposal
1.13	Meetings schedule	GOVERNORHUB	Clerk	Current year	Date of meeting	Common practice	Secure disposal
1.14	Agendas for Governing Body meetings	GOVERNORHUB Server	Clerk Chair	One copy to be retained with the master set of minutes - all other	Conclusion of meeting	Common practice	Secure disposal

		Format / How /	Deeneneihle		Retention			
Reference	File description	Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use	
				copies can be disposed of				
1.15	Register of attendance at Full Governing Board meetings	GOVERNORHUB	Clerk	Date of meeting + 6 years	Date of meeting	Common practice	Secure disposal	
1.16	Minutes of Governing Body meetings (Principal Set signed)	GOVERNORHUB	Clerk	Permanent to be held at school	Date of meeting	Common practice	If the school is unable to store these, they should be offered to the Local Authority Record Office	
1.17	Action plans created and administered by the Governing Body	GOVERNORHUB	Clerk Chair	Until superseded or whilst relevant	Expiration of action plan	Common practice	Secure disposal	
1.18	Reports presented to the Governing Body	GOVERNORHUB	Clerk SLT	Reports should be kept for a minimum of 6 years. However, if the minutes refer directly to individual reports then the reports should be kept permanently	Date of report	Common practice	Secure disposal or retain with the signed set of minutes	
1.19	Policy documents created and/or administered by the Governing Body	GOVERNORHUB Server	Clerk Headteacher	A copy of each policy should create a time line of policy development OR a robust version control which allows a snapshot of a policy at any given date. Keep all policies relating to safeguarding and child protection for 75 years in line with the IICSA recommendations for extended retention of records relating to child sexual abuse.	Expiration of the policy	Common practice	Secure disposal	

		Format / How /	Responsible		Retention		
Reference	File description	Where this file is held	Role	Period	Trigger	Basis	Action at end of use
1.20	Records relating to complaints made to, and investigated by the Governing Body and/or Head Teacher	Server	Clerk Headteacher Chair	Date of the resolution of the complaint + a minimum of 6 years. If negligence or child protection/safeguarding is involved then current year + 15 years. If child sexual abuse issues are involved then for 75 years in line with the IICSA recommendations for extended retention of records relating to child sexual abuse.	Resolution of complaint		
1.21	Proposals concerning the change of status of a maintained school, including Specialist Status Schools and Academies	GOVERNORHUB	Clerk Chair	For the life of the organisation	Date proposal accepted or declined	Common practice	If the school is unable to store these, they should be offered to the Local Authority Record Office
1.22	Records relating to Governor Monitoring Visits	GOVERNORHUB Server	Clerk Chair SLT	Date of visit + 3 years	Date of visit	Common practice	Secure disposal
2. Headtea	 acher & Senior Management/Leadership Te	am					
2.1	Log books of activity in the school maintained by the Head Teacher (Legislation no longer requires the completion of a school log book)	Server	Head SLT	Date of the last entry in the log book + a minimum of 6 years and then review	Date of last entry in the log book	Common practice	These could be of permanent historical value and should be offered to

		Format / How /	Beencreihle	Retention			
Reference	File description	Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use
							the Local Authority Office
2.2	Minutes and reports of Senior Management Team meeting and the meetings of other internal administrative bodies	Server	Head SLT	Date of the meeting + 3 years	Date of the meeting	Common practice	Secure disposal
2.3	Records created by the Head Teacher, deputy Head Teachers, Heads of Year and other members of staff with administrative responsibilities	Server	Head SLT	Current academic year + 6 years then review	Date of record	Common practice	Secure disposal
2.4	Correspondence created by the Head Teacher, deputy Head Teachers, Heads of Year and other members of staff with administrative responsibilities – <u>not</u> principally concerning pupils, staff or complaints. In those cases, correspondence should be immediately transferred to the relevant file.	Email (see <mark>email</mark> <mark>retention period</mark>) Server	Head SLT Head PA	Date of correspondence + 18mths and then review	Date of correspondence	Common practice	Secure disposal
2.5	Professional Development Plans	Server GOVERNORHUB	Head	Life of plan + 6 years	Date plan commences	Common practice	Secure disposal
2.6	School Development Plans	Server GOVERNORHUB	Head	Life of plan + 3 years	Date plan commences	Common practice	Secure disposal
3. Admissi	ions						
3.1	All records relating to the creation and implementation of the School's Admission's Policy	Server GOVERNORHUB	Head	Life of the policy + 7 years then review		The School Admissions (Admission	Secure disposal
3.2	Admissions – if the admission is successful Proofs of address, supplied by parents, as part of the admissions process Supplementary information forms to include; religion, medical conditions etc.	Server RM Integris	Head Admin	Date of admission + 1 year	Date of admission	Arrangements and Co- ordination of Admission Arrangements) (England) Regulations 2012	Secure disposal

	File description	Format / How /	Beeneneible	Retention				
Reference		Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use	
				Added to the pupil file		and		
3.3	Admissions – if the admission is unsuccessful (where no appeal is made)	Server	Head Admin	Date of applied for admission + 1 year	Date of applied for admission	School Admissions	Secure disposal	
3.4	Admissions – if the admission is unsuccessful (where an appeal is made)	Server	Head Admin	Resolution of case + 1 year	Resolution of case	Code Statutory Guidance 2021	Secure disposal	
3.5	Register of Admissions	Server RM Integris	Head Admin	Every entry in the school admission and attendance register is to be preserved for 6 years beginning with the day on which the entry was made. Every back up copy of the register is to be preserved for 6 years after the end of the school year to which it relates.	Last entry in register	School Attendance (Pupil Registration) (England) Regulations 2024 Regulations 5, 7 (which comes into force on 19 August 2024 and	Transfer to the Local Authority Record Office	
3.6	Proofs of address, supplied by parents, as part of the admissions process	N/A		Current year + 1 year	Date of admission	School Admissions Code Statutory Guidance 2021	Secure disposal	
3.7	Admissions (Secondary School – Casual)	Server RM Integris	Head Admin	3 years from the date of admission	Date of admission	The Education (Pupil Registration) (England) Regulations 2006	Secure disposal	
3.8	Supplementary information forms to include; religion, medical conditions etc. For successful admissions	RM Integris	Head Admin	This information should be added to the pupil file	Date of admission/annual data check	The Limitation Act 1980	Secure disposal	

	File description	Format / How / Where this file is held	Beenensible	Retention				
Reference			Responsible Role	Period	Trigger	Basis	Action at end of use	
3.9	Supplementary information forms to include; religion, medical conditions etc. For unsuccessful admissions	Server	Head Parent Liaison	Until the appeal process is completed	Date of admission		Secure disposal	
4. Operat	ional Administration							
4.1	Records relating to the creation and publication of the school brochures or prospectus	Server	Head SBM SLT	Current year + 3 years	Expiration of current publication	Common practice	Transfer to the Local Authority Record Office	
4.2	Records relating to the creation and distribution of circulars to staff, parents or pupils	Server	Head SLT	Current year + 1 year	Date of record	Common practice	Transfer to the Local Authority Record Office	
4.3	Newsletters and other items with short operational use	Server	Head SLT Admin	Current year + 1 year	Date of record	Common practice	Transfer to the Local Authority Record Office	
4.4	Visitor management systems (including electronic systems, visitors' books and signing in sheets)	Sign-In App/CLoud	Network Mgr	Current year + 6 years then review	End of calendar year	Common practice	Secure disposal	
4.5	Records relating to the creation and management of Parent Teacher Associations and/or Old Pupil Associations	Server	SBM	Current year + 6 years then review	Date of record	Common practice	Secure disposal	
4.6	Pupil & Family Privacy Notice which is made available via the school website as part of UK GDPR compliance	Server	SBM Network Mgr	Date of issue + 6 years	When policy is superseded	Common practice	Secure disposal	
4.7	Consents relating to school activities as part of UK GDPR compliance (e.g. consent to be sent circulars or mailings)	Server RM Integris	Head Admin	This information should be added to the pupil file	Date of admission	Common practice	Secure disposal	
4.8	Security breach logs	GDPRis/Cloud	SBM Network Mgr	Date of issue + 25 years (pupils) and 6 years (staff)	Date of implementation	Common practice	Secure disposal	

		Format / How / Where this file is held	Responsible Role		Retention		
Reference	File description			Period	Trigger	Basis	Action at end of use
4.9	Digital Continuity Plans	Server Email	SBM	Date of issue + 6 years	Expiration of current plan	Common practice	Secure disposal
4.10	Call Recordings (including VOIP messages and recordings)			School to document here	Date of call recording	Common practice	Secure disposal
4.11	CCTV Recordings (retention for all 'ordinary' footage- any footage retained for specific purposes e.g. accident will need to be considered individually regarding how long it should be retained- please see CCTV policy)			School to document here	Date of footage recording	Common practice	Secure disposal
5. School	Communications						
5.1	School emails and other platforms such as Microsoft Teams containing personal data – inbox, sent items, deleted items	Server	Network Mgr	Date of issue + 18mths Where forming part of a record, information in these must be transferred to appropriate record keeping (eg staff file, pupil record, MIS safeguarding / behaviour log) as soon as possible. The Code of Practice states that there is no need to retain ephemeral material and this may be destroyed on a routine basis.	End of academic year	Common practice	Full deletion
5.2	Social media platforms	Facebook/Cloud	SLT	Date of post + 25 years (pupils) and 6 years (staff)	Date of implementation	Common practice	Posts deleted
5.3	Website – pictures / news stories	Server CODA Education	SBM Network Mgr	On-going	End of academic yr	Common practice	Posts deleted

Reference		Format / How / Responsible	Retention				
Reference	File description	Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use
sexual abus normal pens	containing allegations of sexual abuse must se. Unless allegations are found to be malicions sion age or for a period of 10 years from the	ous or false, other re	cords pertaining to a n if that is longer. (<u>K</u>	an accused person should b <u>CSIE 2022</u> para 417)	e retained at least	until the accused h	as reached
6.1	All records leading up to the appointment of a new Head Teacher	Server Main Office DCC Recruitment Portal	SBM Chair	Unsuccessful attempts - date of appointment + 6 months. Successful attempts - add to the staff personnel file and retain until the end of the appointment + 6 years, except in cases of negligence or claims of child abuse then at least 15 years or information containing allegations of sexual abuse must be preserved for 75 years in line with the IICSA recommendations for extended retention of records relating to child sexual abuse.	Date of appointment	Common practice. Right to work - Immigration, Asylum and Nationality Act 2006	Secure disposal (subject to IICSA))
6.2	All records leading up to the appointment of a new member of staff (successful candidate)	Server Main Office DCC Recruitment Portal	SBM Head Admin	This information should be added to the staff personnel file	Date of appointment	Common practice. Right to work - Immigration, Asylum and Nationality Act 2006	Secure disposal (subject to IICSA)
6.3	All records leading up to the appointment of a new member of staff (unsuccessful candidate)	Server Main Office (secured) DCC Recruitment Portal	SBM Admin	Date of appointment + 6 months	Date of appointment	Common practice	Secure disposal

		Format / How /	Responsible		Retention		
Reference	File description	Where this file is held	Role	Period	Trigger	Basis	Action at end of use
6.4	Pre-employment vetting information of successful candidates	Server Main Office (secured)	SBM Admin	Application forms, references and other documents – for the duration of their employment + 6 years. Note there is no requirement to keep a copy of DBS once the details have been entered into the Single Central Record. At the end of employment, information contained in the Single Central Record should be transferred to the personnel file.	Date of receipt	Right to work - Immigration, Asylum and Nationality Act 2006. KCSIE 2023	Secure disposal (subject to IICSA)
6.5	Proofs of identity	Server Main Office (secured)	SBM Admin	To be kept only as proof of right to work. Not kept for any other purpose. These documents should be added to the personal folder. Home Office requires that the documents are kept until termination of employment plus not less than 2 years.	Date of receipt	Right to work - Immigration, Asylum and Nationality Act 2006. KCSIE 2022	Secure disposal (subject to IICSA)
6.6	Pre-employment vetting information of successful candidates – for the purposes of ensuring school staff are adequately qualified	Server Main Office (secured)	SBM Admin	To be added to the member of staff's personal folder	Date of receipt	KCSIE 2022	Secure disposal (subject to IICSA)

Reference		Format / How / Responsible	Retention				
Reference	File description	Where this file is held	Role	Period	Trigger	Basis	Action at end of use
Information of Unless allegation period of 10	erational Staff Management containing allegations of sexual abuse must be itions are found to be malicious or false, other years from the date of the allegation if that is l	records pertaining to ar longer. (<u>KCSIE 2023</u> para	n accused person shou a 418)	Ild be retained at least until th	e accused has reache	d normal pension a	ge or for a
7.1	Staff Personnel File	Server RM Integris	SBM Admin	Termination of employment + 6 years	Date of appointment	Limitation Act 1980	Secure disposal
7.2	Timesheets	Server Main Office (secured)	Admin	Current year + 6 years	Date of appointment	Common practice	Secure disposal
7.3	Annual appraisal/assessment records	Server RM Integris	Head	Current year + 6 years	End of calendar year that the record was created in	Common practice	Secure disposal
7.4	Sickness absence monitoring	Server Main Office (secured) RM Integris	Admin	Sickness records are categorised as 'sensitive data'. There is a legal obligation under Statutory Sickness Pay to keep records for sickness monitoring. Sickness records should be kept separate from accident records. Current practice recommends that sickness records should be held for the current year + 3 years.	Date of absence	Common practice & Statutory Sick Pay Act 1994	Secure disposal
7.5	Staff training records	Server SLT Office RM Integris	SLT	Keep on personnel file	Date of appointment	Common practice (unless dictated by a professional body)	Secure disposal
7.6	Annual leave records	Server	Admin	6 years after the end of tax year they relate to or	End of relevant tax year	Common practice	Secure disposal

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		Format / How /	Description		Retention		
Reference	File description	Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use
				possibly longer if leave can be carried over from year to year			
7.7	Working Time Regulations: · Opt out forms · Records of compliance with WTR	N/A		2 years from the date on which they were entered into 2 years after the relevant period	End of relevant tax year	Common practice	Secure disposal
7.8	Maternity/Adoption/Paternity Leave records	Server RM Integris	Admin	Current year + 3 years	End of relevant tax year	Common practice	Secure disposal
7.9	Consents for the processing of personal and sensitive data	Server RM Integris	Admin	For as long as the data is being processed and up to 6 years afterwards	End of employment	Common practice	Secure disposal
7.10	Staff policy acknowledgement	Server RM Integris	Admin	Life of the policy + 3 years	Implementation of the policy	Common practice (unless otherwise dictated eg KCSIE, H&SWA)	Secure disposal
7.11	[see para 4.9 above regarding this] Staff 'skeleton' record (which would include a brief record of name, job role, contract start and end dates (and any information that would be needed to be included in a reference))	Server RM Integris	Admin	Permanent. These form part of the historical archives of the school.	Archive on closure of the school.	Common Practice.	Offer to the Local Authority Record Office
7.12	Register of business interests	Server	Admin	Date of appointment + 6 years	Date of appointment	Common practice	Secure disposal
Information Unless allega	nagement of Disciplinary and Grievance Proces containing allegations of sexual abuse must be p ations are found to be malicious or false, other re years from the date of the allegation if that is lo Allegation of a child protection nature, against a member of staff, including where the allegation is unfounded	preserved for 75 years ecords pertaining to ar	n accused person shou				

File description	Where this file is held	Responsible Role	Period whichever is longer, then review. Information containing allegations of sexual abuse must be preserved for 75 years in line with the IICSA recommendations for extended retention of records relating to child sexual abuse NB –	Trigger	Basis	Action at end of use
			then review. Information containing allegations of sexual abuse must be preserved for 75 years in line with the IICSA recommendations for extended retention of records relating to child			
			allegations that are found to be malicious should be removed from personnel files, from the			
			be unfounded.			
	Server RM Integris	Head SBM	Date of warning + 6 months	Date of warning	KCSIE 2023	Secure disposal
	Server RM Integris	Head SBM	Date of warning + 6 months	Date of warning	KCSIE 2023	Secure disposal
proceedings:	Server	Head SBM	Date of warning + 12 months	Date of warning	KCSIE 2023	Secure disposal
bsequently found to be unfounded case (excluding			If the incident is child protection related then see above; otherwise dispose following the conclusion of the case	Date of resolution	KCSIE 2023	Secure disposal
	ean that the data itself should ngs data will be a record of an iduct at a later date, and then	ing RM Integris proceedings: Server ning (level 1) RM Integris proceedings: Server ning (level 2) RM Integris bsequently found to be RM Integris unfounded case (excluding ion related warnings) practice on disciplinary and grievance procedures r ean that the data itself should be destroyed at the ings data will be a record of an important event in the induct at a later date, and then defend themselves be	Ing RM Integris SBM proceedings: Server Head ning (level 1) RM Integris SBM proceedings: Server Head ning (level 2) RM Integris SBM ubsequently found to be RM Integris SBM unfounded case (excluding ion related warnings) Server Head practice on disciplinary and grievance procedures recommends that the ean that the data itself should be destroyed at the end of the set period ngs data will be a record of an important event in the course of the empiduct at a later date, and then defend themselves by denying they would be destroyed at the empiricipation of the set period of an important event in the course of the empiduct at a later date, and then defend themselves by denying they would be destroyed at the empiricipation of the set period of an important event in the course of the empiricipation of the set period of an important event in the course of the empiricipation of the set period of an important event in the course of the empiricipation of the set period of an important event in the course of the empiricipation of the set period of an important event in the course of the empiricipation of the set period of an important event in the course of the empiricipation of the set period of an important event in the course of the empiricipation of the set period of the set period of the set period of the empiricipation of the set period of the set period of the empiricipation of the set period of the empiricipation of the set period of the empiricipation of the	proceedings:Server RM IntegrisHead SBMDate of warning + 6 monthsproceedings:Server RM IntegrisHead SBMDate of warning + 6 monthsproceedings:Server RM IntegrisHead SBMDate of warning + 12 monthsproceedings:Server RM IntegrisHead SBMDate of warning + 12 monthsproceedings:Server RM IntegrisHead SBMDate of warning + 12 monthsing (level 2)RM IntegrisSBMIf the incident is child protection related then see above; otherwise dispose following the conclusion of the caseon related warnings)Procedures recommends that the employee should be told h ean that the data itself should be destroyed at the end of the set period.ngs data will be a record of an important event in the course of the employer's relationship with the iduct at a later date, and then defend themselves by denying they would undertake such an action	be unfounded.proceedings: ing ng monthsServer RM IntegrisHead SBMDate of warning + 6 monthsDate of warning + 6 Date of warningproceedings: ning (level 1)Server RM IntegrisHead SBMDate of warning + 6 monthsDate of warning + 12 Date of warningproceedings: ning (level 2)Server RM IntegrisHead SBMDate of warning + 12 monthsDate of warning monthsbesequently found to be unfounded case (excluding ion related warnings)M IntegrisSBMIf the incident is child protection related then see above; otherwise dispose following the conclusion of the caseDate of resolutionpractice on disciplinary and grievance procedures recommends that the employee should be told how long a disciplinare ean that the data itself should be destroyed at the end of the set period.If the arecord of an important event in the course of the employer's relationship with the employee. Should duct at a later date, and then defend themselves by denying they would undertake such an action, reference to the ear	be unfounded.proceedings: ingServer RM IntegrisHead SBMDate of warning + 6 monthsDate of warningKCSIE 2023proceedings: ing (level 1)Server RM IntegrisHead SBMDate of warning + 6 monthsDate of warningKCSIE 2023proceedings: ing (level 1)Server RM IntegrisHead SBMDate of warning + 12 monthsDate of warningKCSIE 2023proceedings: ing (level 2)Server RM IntegrisHead SBMDate of warning + 12 monthsDate of warning monthsKCSIE 2023besequently found to be unfounded case (excluding ion related warnings)RM IntegrisSBMDate of warning monthsKCSIE 2023proceedings: unfounded case (excluding ion related warnings)SBMBate of warning the conclusion of the caseKCSIE 2023proceedings: unfounded case procedures recommends that the employee should be told how long a disciplinary warning will re

personnel file. One danger is that the disciplinary procedure itself often gives the impression that, at the end of the effective period for the warning, the warning will be

Reference		Format / How / Where this file is held Responsible Role	Posponsible	Retention					
	File description		Role	Period	Trigger	Basis	Action at end of use		
record of wl	om the file". This or similar wording should b hat has occurred will be kept.	e changed to make	it clear that, while th	e warning will not remain a	ctive in relation to fu	ture disciplinary m	natters, a		
<u>9. HR – P</u> 9.1	ayroll & Pensions Maternity Pay Records	Server SAP	Head Admin DCC	Current year + 3 years	End of the financial year in which the maternity pay period ends	Statutory Maternity Pay (General) Regulations 1986	Secure disposal		
9.2	Records held under Retirement Benefits Schemes - records of notifiable events, for example, relating to incapacity	Server RM Integris SAP	Head DCC	Current year + 6 years	End of the financial year	Retirement Benefits Schemes (Information Powers) Regulations 1995	Secure disposal		
9.3	Batches, Bonus Sheets, Car Loans, Car Mileage Output, Insurance, Members Allowance Register, National Insurance (Schedule of payments), Part Time Fee claims, Payroll (gross/net, weekly or monthly), Payroll Reports, Payslips (copies), Pension Payroll, Superannuation adjustments and reports	Server RM Integris SAP	Admin DCC	Current year + 6 years	End of the financial year	Taxes and Management Act 1970, Income and Corporation Taxes Act 1988	Secure disposal		
9.4	Bonus sheets, Car Allowance claims, Overtime	Server RM Integris SAP	Admin DCC	Current year + 3 years	End of the financial year	Taxes and Management Act 1970, Income and Corporation Taxes Act 1988	Secure disposal		
9.5	Income Tax P60, Personal bank details. Tax Forms P6/P11/P11D/P35/P45/P46/P48	Server RM Integris SAP	Admin DCC	Current year + 6 years	End of the financial year	Common practice	Secure disposal		
9.6	Absence records, Sickness records, Staff returns, Time Sheets/Clock Cards/Flexitime	Server RM Integris SAP	Admin DCC	Current year + 3 years	End of the financial year	Common practice	Secure disposal		

		Format / How /	Dooponoible		Retention		
Reference	File description	Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use
9.7	Statutory Sick Pay	Server RM Integris SAP	Admin DCC	Current year + 3 years	End of the financial year	Common practice	Secure disposal
10. Health	and Safety						
10.1	Accessibility Plans	Server	Head SLT Admin	Current year + 6 years	End of the calendar year that the records was created in	Equality Act 2010	Secure disposal
10.2	Health and Safety Policy Statements	Server Website	Head SLT Admin	Life of the policy + 3 years	Implementation of the policy	Common practice	Secure disposal
10.3	Health and Safety Risk Assessments	Server	Head SLT Admin	Life of the assessment + 3 years	Implementation of the assessment	Common practice	Secure disposal
10.4	Accident reporting (reportable accidents - https://www.hse.gov.uk/riddor/reportable- incidents.htm): Adults	DCC Portal	SLT	Retain for 7 years	Date of incident	Common practice	Secure disposal
10.5	Accident reporting (reportable accidents - https://www.hse.gov.uk/riddor/reportable- incidents.htm): Children	Server	SLT	Retain for 25 years	Date of birth	Common practice	Secure disposal
10.6	Minor incidents (non reportable) accident	Server	Head	Retain for 3 years	End of academic vear	Common practice	Secure disposal
10.7	Control of Substances Hazardous to Health (COSHH)	Server	SBM Premises Mgr	Current year + 40 years	Last action on file	The Control of Substances Hazardous to Health Regulations 2002	Secure disposal
10.8	Process of monitoring areas where employees/pupils are likely to come into contact with asbestos	Server DCC	Head DCC	Last action + 40 years	Last action on file	The Control of Asbestos at Work Health	Secure disposal

D. (Format / How /	Beenensible	Retention				
Reference	File description	Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use	
						Regulations 2012		
10.9	Process of monitoring areas where employees/pupils are likely to come into contact with radiation	DCC		Last action + 50 years	Last action on file	The lonising Radiations Regulation 2017	Secure disposal	
10.10	Fire Precautions log books	Server	SBM	Current year + 3 years	End of calendar year	Common practice	Secure disposal	
11. Financ	⊥ ial Management – Risk & Insurance, Asse	t Management						
11.1	Employer's Liability Insurance Certificate	Server DCC	SBM	Date of closure + 40 years	Closure of school	Common practice	Transfer to Local Record Office	
11.2	Inventories of furniture and equipment	Server SAP	SBM	Current year + 6 years	End of calendar year	Common practice	Secure disposal	
11.3	Burglary, theft and vandalism report forms	Server	SBM	Current year + 6 years	End of calendar year	Common practice	Secure disposal	
12. Financ	ial Management – Accounts and Stateme	nts includina Buda	et Management					
12.1	Annual accounts	Server	DCC	Current year + 6 years	End of financial year	Common practice	Transfer to Local Record Office	
12.2	Loans and grants managed by the school	N/A		Date of last payment on the loan + 12 years then review	End of financial year	Standard financial regulations	Secure disposal	
12.3	Student Grant applications	Server	SBM	Current year + 3 years	End of financial year	Standard financial regulations	Secure disposal	
12.4	All records relating to the creation and managements of budgets, including the Annual Budget statement, and background papers	Server	SBM	Current financial year + 3 years	End of financial year	Common practice	Secure disposal	

		Format / How / Where this file is held	Deeneneihle		Retention		
Reference	File description		Responsible Role	Period	Trigger	Basis	Action at end of use
12.5	Invoices, receipts, order books and requisitions, delivery notices	Server	Admin	Current financial year + 6 years	End of financial year	Standard financial regulations	Secure disposal
12.6	Records relating to the collection and banking of monies	Server Main Office (secured)	Admin	Current financial year + 6 years	End of financial year	Standard financial regulations	Secure disposal
12.7	Records relating to the identification and collection of debt	Server	Admin SBM	Current financial year + 6 years	End of financial year	Standard financial regulations	Secure disposal
12.8	Pupil Premium Fund records, including evidence of successful FSM eligibility checks	Server Website DCC	SBM SLT	Date pupil leaves the provision + 6 years	End of financial year	Common practice	Secure disposal
13. Financi	⊔ ial Management – Contract Management	where one exists, or	has done in the previ	ous 7yrs]			
13.1	All records relating to the management of contracts under seal	Server	SBM Admin	Current year + 12 years	End of contract	The Limitation Act 1980	Secure disposal
13.2	All records relating to the management of contracts under signature	Server	SBM Admin	Current year + 6 years	End of contract	The Limitation Act 1980	Secure disposal
13.3	Records relating to the monitoring of contracts	Server	SBM Admin	Current year + 6 or 12 years	End of calendar year	The Limitation Act 1980	Secure disposal
14. Financi	ial Management – School Fund						
14.1	School Fund: cheque books and paying in books ledger invoices receipts bank statements journey books 	Main office	SBM Admin	Current year + 6 years	End of use	Financial Services Act 2012, HMRC regulations Companies Act 2006	Secure disposal
	ial Management – School Meals						
15.1	Free School Meals Register, including evidence of successful SFM eligibility checks	Server RM Integris DCC Scopay	Admin SBM	Current year + 6 years	End of calendar year	Common practice	Secure disposal

		Format / How /	Deeneneikle		Retention		
Reference	File description	Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use
15.2	School Meals Register	Server RM Integris DCC Scopay	Admin SBM	Current year + 3 years	End of calendar year	Common practice	Secure disposal
153	School Meals Summary Sheets	Server RM Integris DCC Scopay	Admin SBM	Current year + 3 years	End of calendar year	Common practice	Secure disposal
16. Proper	ty Management	I		1	I		
16.1	Title deeds of properties belonging to the school	N/A		Permanent. These should follow the property unless the property has been registered with the Land Registry	Archive upon closure	Common practice	Transfer to Local Authority Record Office
16.2	All records relating to the maintenance of the school, carried out by contractors	Server Premise	Premises Mgr SBM	Current financial year + 6 years Records relating to rewiring, major alterations etc must be retained in the health and safety file whilst the building belongs to the school and must be passed onto any new owners if the building is leased or sold.	End of financial year that the record was created in	Common practice	Secure disposal
16.3	All records relating to the maintenance of the school, carried out by school employees, including maintenance log book	Server	Premises Mgr	Current calendar year + 6 years Records relating to rewiring, major alterations etc must be retained in the health and safety file whilst the building belongs to the school and must be	End of calendar year that the record was created in	Common practice	Secure disposal

		Format / How /	Responsible		Retention		
Reference	File description	Where this file is held	Role	Period	Trigger	Basis	Action at end of use
				passed onto any new owners if the building is leased or sold.			
16.4	Plans of property belonging to the school	Server	SBM	These should be retained whilst the building belongs to the school and should be passed onto any new owners, if the building is leased or sold.	Transfer of asset	Common practice	Transfer to Local Authority Record Office
16.5	Leases of property leased by, or to, the school	Server	SBM	Expiry of lease + 6 years	Commencement of lease	Common practice	Secure disposal
16.6	Records relating to the letting of school premises	Server	SBM	Current financial year + 6 years	End of financial year that the record was created in	Common practice	Secure disposal
Much of this	pil Education Record (see <u>s2 Education Record (</u> s information is stored in electronic form on the with in <u>section 20.</u>			RM Integris.			
17.1	Primary	Server RM Integris	Head Teachers SLT Admin	Retain whilst the child remains at the primary school. Records may be kept on the MIS in an archive or 'former roll' area) after a pupil has left the school – see <u>1.7 Last</u> <u>School and 1.8</u> <u>Management Information</u> <u>System</u>	Date pupil changes school	Education (Pupil Information) (England) Regulations 2005	The file should follow the pupil when they leave the primary school (see <u>1.7 Last</u> <u>School. If</u> <u>pupil does</u> <u>not attend a</u> <u>secondary</u> <u>school, or</u> <u>the child</u> <u>dies, then</u> <u>records</u> <u>should be</u>

		Format / How /	Responsible		Retention				
Reference	File description	Where this file is held	Responsible	Period	Trigger	Basis	Action at end of use		
							retained as per 17.2 below)		
17.2	Secondary (or where the school is the 'last known school')	Server RM Integris	Head Teachers SLT Admin	Date of birth of the pupil + 25 years	Pupil's date of birth	The Limitation Act 1980	Secure disposal		
17.3	Examination Results - Pupil Copies Public	NA		This information should be added to the pupil file and any certificates should be safely handed over to pupils.	Date of examination	Common practice	All uncollected certificates to be returned to the examination board, after reasonable attempts to contact the pupil have failed		
17.4	Examination Results - Pupil Copies Internal	NA		This information should be added to the pupil file	Date of examination	Common practice	Secure disposal		
17.5	[see para 4.7 above regarding this] Pupil 'skeleton' record (which would include a brief record of pupil names, UPNs, date of birth, address, parent details, date of admission, date of departure and destination (if known))			Permanent. These form part of the historical archives of the school.	Archive on closure of the school.	Common Practice.	Offer to the Local Authority Record Office		
	rotection (CP) / Safeguarding Records								
18.1	Child Protection Information - Primary	My Concern Server	DSL Head	CP files must be transferred to the new school as soon as possible (5 days), to maintain continuity.	Date pupil changes school (Where a child is removed from the roll to be educated at home/missing	KCSIE para 112 & Annex C	Transferred to new or Secondary school. Duplicates must be		

		Format / How /	Deeneneihle		Retention		
Reference	File description	Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use
				Ensure secure transit, and a confirmation of receipt should be obtained. The CP file should be transferred separately from the main pupil file. LA Safeguarding Services advise that the principal copy of this information will be held by the LA	from education, see below)		securely disposed of.
18.2	Child Protection (CP) Information – Secondary (or where the school is the 'last known school')	My Concern	DSL Head	Where a pupil moves between secondary schools – treat as primary above. Otherwise, retain for 25 years from the child's date of birth, then review. Information relating to child sexual abuse must be preserved for 75 years in line with the IICSA recommendations for extended retention of records relating to child sexual abuse LA Safeguarding Services advise that the principal copy of this information will be held by the LA	Pupil's date of birth (Where a child is removed from the roll to be educated at home/missing from education, see below)	KCSIE para 112 & Annex C Common Practice	Secure disposal (subject to IICSA)
18.3	Child Protection (CP) Information – Children Missing from Education, Traveller, Roma, or Gypsy and,	Server RM Integris	Head DSL Admin	Retain for 25 years from the child's date of birth, then review. Information relating to child sexual	Date removed from roll	Common Practice (there is guidance in KCSIE, but not	Transfer to LA Coordinator

	File description	Format / How / Where this file is held	Responsible Role	Retention				
Reference				Period	Trigger	Basis	Action at end of use	
	therefore, removed from roll and child deaths.			abuse must be preserved for 75 years in line with the IICSA recommendations for extended retention of records relating to child sexual abuse. LA Safeguarding Services advise that the principal copy of this information will be held by the LA		as to retention period)	for Missing Children and Secure disposal	
18.4	Child Protection (CP) Information – Child is removed from the roll and is Elective Home Educated	Server RM Integris	Head DSL Admin	Retain for 25 years from the child's date of birth, then review. Information relating to child sexual abuse must be preserved for 75 years in line with the IICSA recommendations for extended retention of records relating to child sexual abuse. LA Safeguarding Services advise that the principal copy of this information will be held by the LA	Date removed from roll	Common Practice (there is guidance in KCSIE, but not as to retention period)	Home	
18.5	Filtering & Monitoring Logs. Where these indicate a child protection/safeguarding concern, the log will be added to the pupil CP Information and retained in line with the periods in 18.1-18.4.	Schools Broadband		[Schools to complete this by checking with provider e.g. Retained on [provider dash board] for up to 18months. We will request deletion of erroneous logs as soon as is practically possible.]	Date of log	Common Practice	Deletion	

		Format / How /	Responsible		Retention				
Reference	File description	Where this file is held	Role	Period	Trigger	Basis	Action at end of use		
5. Attenda									
19.1	Attendance Registers	RM Integris	Teachers Admin	Every entry in the School admission and attendance register is to be preserved for 6 years beginning with the day on which the entry was made. Every back up copy of the register is to be preserved for 6 years after the end of the school year to which it relates.	Last entry in register	School Attendance (Pupil Registration) (England) Regulations 2024 Regulations 5, 7 (which comes into force on 19 August 2024).	Secure disposal		
19.2	Correspondence relating to authorized absence	Server RM Integris	Admin Head	Date of absence + 2 years	Date of absence	DfE School attendance Guidance for maintained schools, academies, independent schools and local authorities August 2020	Secure disposal		
6 Specia	Educational Needs (SEN)								
20.1	SEN files, reviews and Individual Education Plans – Primary	Server RM Integris	Admin Head SLT	Retain for duration of attendance at school	Date pupil changes school	The Limitation Act 1980	Transfer to new or Secondary School		
20.2	SEN files, reviews and Individual Education Plans – <mark>Secondary</mark> (or where the school is the 'last known school')	Server RM Integris	Admin Head SLT	Date of birth of pupil + 35 years (This period is recommended by LA)	Pupil's date of birth	Special Educational Needs and Disability Act 2001 & Children and	Secure disposal		

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		Format / How /	Responsible	Retention				
Reference	File description	Where this file is held	Role	Period	Trigger	Basis	Action at end of use	
						Families Act 2014		
20.3	Statement / Education Health Care Plan (EHCP) under <u>Section 324 of the</u> <u>Education Act 1996</u> and any amendments made to the plan	Server RM Integris	Admin Head SLT	Date of birth of pupil + 25 years	Pupil's date of birth	Special Educational Needs and Disability Act 2001, Children and Families Act 2014 & The Limitation Act 1980	Secure disposal	
7. Curricu	lum Management							
21.1	Curriculum returns	NA		Current year + 3 years	End of the calendar year that the record was created in	Common practice	Secure disposal	
21.2	Curriculum development	Server	Head SLT	Current year + 6 years	End of the calendar year that the record was created in	Common practice	Secure disposal	
21.3	Examination Results (School's copy)	NA		Current year + 6 years	Date of examination	Common practice	Secure disposal	
21.4	SATs Results	NA		The SATS result should be recorded on the pupil's educational file and will therefore be retained until the pupil reaches the ages of 25 years. The school may wish to keep a composite record of all the whole year SATS results. These could be kept for the current year	Date that results are released	Common practice	Secure disposal	

		Format / How /	Beeneneihle		Retention		
Reference	File description	Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use
				+ 6 years to allow suitable comparison			
21.5	SATs Examination papers	NA		The examination papers should be kept until any appeals/validation process is complete	Date of examination	Common practice	Secure disposal
21.6	Published Admission Number (PAN) Reports	Server	Head SLT Admin	Current year + 6 years	End of the calendar year that the record was created in	Common practice	Secure disposal
21.7	Value Added and Contextual Data	NA	NA	Current year + 6 years	End of the calendar year that the record was created in	Common practice	Secure disposal
21.8	Self-Evaluation Forms	Server	Head SLT	Current year + 6 years	Date of completion	Common practice	Secure disposal
21.9	Internal Moderation	Server	Head SLT	Academic year + 1 academic year	Date of commencement	Common practice	Secure disposal
21.10	External Moderation	Server	Head SLT	Until superseded	Date of commencement	Common practice	Secure disposal
8. Implem	entation of Curriculum						
22.1	Schemes of Work	Server B-Squared	Head SLT Teacher	Current year + 1 year	End of the academic year that the record was created in	Common practice	Review these records at the end of each year and allocate a further retention period or secure disposal
22.2	Timetable	Server	Head SLT Teacher	Current year + 1 year	End of the academic year that the record was created in	Common practice	Secure disposal

		Format / How /	Deenensible	Retention				
Reference	File description	Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use	
22.3	Class Record books, mark books, homework records (eg teacher spreadsheets etc)	Classroom locked away	Teachers Head SLT	Current year + 1 year	End of the academic year that the record was created in	Common practice	Secure disposal	
22.4	Pupil work	Classroom locked away	Teachers Head SLT	Where possible, pupils' work should be returned to the pupil at the end of the academic year. If this is not, currently, the school's policy then it should be retained for the current year +1	End of the academic year that the record was created in	Common practice	Secure disposal	
22.5	Online learning platforms	Purplemash	Teacher responsible for each platform	As above. Work should be cleared from platforms at the end of the following academic year	End of the academic year that the record was created in	Common practice	Secure disposal	
22.6	Teacher diaries & Notebooks	In a secured place	Teachers	Contents should be transferred to appropriate record keeping (eg staff file, pupil record, MIS safeguarding / behaviour log) as soon as possible. Destroyed within 3 months.	Expiration of diary. Completion of notebook	Common practice	Secure disposal	
	urriculum Management		1	1	1	1		
23.1	Records created by schools to obtain approval to run an Educational Visit outside the Classroom (Primary schools) where there has not been a Major Incident (Records created might include risk assessments)	Evolve	Head SLT Teachers	Date of visit + 14 years	Date of visit	The Health and Safety at Work Act 1974	Secure disposal	
23.2	Records created by schools to obtain approval to run an Educational Visit outside the Classroom <mark>(Secondary</mark>	Evolve	Head SLT Teachers	Date of visit + 10 years	Date of visit	The Health and Safety at Work Act 1974	Secure disposal	

	File description	Format / How /	Responsible	Retention				
Reference		Where this file is held	Role	Period	Trigger	Basis	Action at end of use	
	<mark>schools</mark>) where there has not been a Major Incident							
23.3	Parental consent forms for school trips where there has been no Major Incident	Server RM Integris Evolve	Teachers Admin	No retention is required		Common practice	Secure disposal	
23.4	Records created by schools to obtain approval for to run an Educational Visit outside the Classroom, where there has been a Major Incident (Records created might include risk assessments)Server RM Integris EvolveTeachers AdminRetain for 25 years from the date of birth of the pupil/s involved in the incident		Pupil's DOB	The Limitation Act 1980	Secure disposal			
23.5	Parental consent forms for school trips, where there has been a Major Incident	Server RM Integris Evolve Main Office (secured)	Teachers Admin	Retain for 25 years from the date of birth of the pupil/s involved in the incident. The permission slips for all the pupils on the trip need to be retained to show that the rules had been followed for all pupils	Pupil's DOB	The Limitation Act 1980	Secure disposal	
	Liaison / Early Help / Alternative Provisio		Demente		End of the	0	0.000	
24.1	Day books	Classroom	Parents Staff	Current year + 2 years then review	calendar year that the record was created in	Common practice	Secure disposal	
24.2	Reports for outside agencies – where the report has been included on the agency case fileServer Main Office My Concern		Safeguarding Leads Head	Whilst the child is attending school and then destroy	Date of completion of report	Common practice	Secure disposal (subject to IICSA)	
24.3	Referral forms	RM Integris My Concern	Parent Liaison Safeguarding Leads Head	While the referral is current	Date of completion of form	Common practice	Secure disposal (subject to IICSA)	
24.5	Contact data sheets and database entries	RM Integris My Concern	Parent Liaison	Current year then review – if contact is no	End of the calendar year	Common practice	Secure disposal	

		Format / How /	Deeneneihle		Retention				
Reference	File description	Where this file is held	Responsible Role	Period	Trigger	Basis	Action at end of use		
			Safeguarding Leads Head	longer active then destroy	that the record was created in		(subject to IICSA)		
24.6	Group registers	NA		Current year + 2 years	Last entry in register	Common practice	Secure disposal		
11. Local A	 Authority								
25.1	Secondary Transfer sheets NA			Current year + 2 years	Year of transfer Common practice		Secure disposal		
25.2	Attendance Returns RM Integris Head Current year + 1 year SLT Admin		SLT		End of the calendar year that the record was created in	Common practice	Secure disposal		
25.3	School Census Returns	RM Integris Main Office	Head SLT Admin	Current year + 5 years	Completion of return	Common practice	Secure disposal		
25.4	Circulars and other information sent from the Local Authority	Email Server	Admin SLT	Operational use	Date of issue	Common practice	Secure disposal		
12. Central	l Government								
26.1	OFSTED reports and papers	Server Website Ofsted	General access	Retain whilst current	Date new report is issued	Common practice	Transfer to Local Authority Record Office		
26.2	Returns made to central government, including Schools financial value standard (SFVS) and assurance statement	Server	Head SLT	Current year + 6 years	End of the calendar year that the record was created in	Common practice	Secure disposal		
26.3	Circulars and other information sent from central government	RM Integris Server	Head SLT	Operational use	Date of issue	Common practice	Secure disposal		
13. Parent	/ Alumni Associations	1	1				I		
27.1	Records relating to the creation and management of PTA and Old Pupil Associations	Server	SBM	Current year + 6 years	Date of foundation	Common practice	Secure disposal		

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Act 1980	disposal
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1980	disposal
-	The Health and Safety at Work Act 1974 The Limitation Act 1980

Appendix A – List of School Records and Data safely destroyed

Specimen Checklist for Annual Review of School Records and Safe Data Destruction

The following is an example of how to create a destruction record – this could be a spreadsheet.

Reference Number	File/Record Title	Description	Reference or Cataloguing Information	Number of Files Destroyed	Method of Destruction	Confirm; (i) (ii)	Safely Destroyed In accordance with Data Retention Guidelines Yes/No	Name of Authorising Officer
1.	School invoices	Copies of purchase invoices dated 2011/12	Folders marked 'Purchase Invoices 2011/13' 1-3	3 Folders	Cross shredded		Yes	J Smith (Head)

[School Name]



