

# Data Records Management & Retention Policy Autumn 2022







Our Lady of Fatima Catholic Multi Academy Trust is a charitable company limited by guarantee registered in England and Wales under company registration number: 07696069 and registered address: St. Alban's Catholic Academy, First Avenue, Harlow, Essex, CM20 2NP.

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| 5.1.1 – Pupil's Education Record | <ul> <li>Actions at the end of the records life –<br/>Primary – amended to include independent<br/>school, moving abroad and home schooling</li> </ul> |

# Changes to Version 1.3 (September 2019)

| Section of the Retention Schedule  | Details   |  |
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| 1.1. – Principal Set of Governor Minutes   | Retention period – description elaborated   |  |
| 1.1. – Inspection copies of Governor Minutes   | Removed   |  |
| 1.1.3 – Reports presented to the Governing<br>Body   | Retention period amended  |  |
| 1.1.4 – Meeting papers relating to annual parents' meeting held under section 33 of the Education Act 2002 | <ul> <li>Data Protection Issues – changed from No<br/>to Yes</li> </ul>   |  |
| 1.1.5 to 1.1.21 – Governor Records (various)   | New sections  |  |
| 1.3.4 – Register of Admissions   | <ul> <li>Statutory Provisions amended.</li> <li>Action at the end of the records life amended</li> </ul>                            |  |
| 1.4.5 – Visitors' Books and Signing In Sheets  | <ul> <li>Record type amended to reflect inclusion of<br/>electronic signing in records</li> <li>Amended Retention Period</li> </ul> |  |

| 1.4.7 – School Privacy Notice sent to parents                  | New section  |
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| 2.2.1 – Staff Personal File                                    | Retention Period amended to reflect IICSA  |
| Timesheets   | enquiries     Removed from retention schedule  |
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| 2.2.2 – Annual Appraisal (was section 2.2.3)                   | Retention Period amended   |
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| 2.3.1 – Allegation of a child protection nature                | <ul> <li>Statutory Provisions amended</li> <li>Retention Period amended</li> </ul>     |
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| 5.2.2 – Correspondence relating to authorised absence                                  | <ul> <li>Data Protection Issues – changed from<br/>blank to Potential</li> </ul>  |  |  |
|--|---|--|--|
| 5.3.1 – Special Educational Needs files, reviews<br>and Individual Education Plans     | <ul> <li>Record Type – amended</li> <li>Statutory Provisions – amended</li> <li>Retention Period – amended</li> <li>Actions at the end of the records life – amended</li> </ul> |  |  |
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| 7.2.1: Family Liaison Officers and Home School<br>Liaison Assistants<br>7.2.1 to 7.2.6 | <ul> <li>Actions at the end of the records life -<br/>amended</li> </ul>  |  |  |
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# **Data Records Management & Retention Policy**

The school recognises that by efficiently managing its records, it will be able to comply with its legal and regulatory obligations and to contribute to the effective overall management of the institution. Records provide evidence for protecting the legal rights and interests of the school and provide evidence for demonstrating performance and accountability. This document provides the policy framework through which this effective management can be achieved and audited.

#### 1: Scope of the Policy

This policy applies to all records created, received or maintained by staff of the school in the course of carrying out its functions.

Records are defined as all those documents that facilitate the business carried out by the school and which are thereafter retained (for a set period) to provide evidence of its transactions or activities. These records may be created, received or maintained in hard copy or electronically.

#### 2: Responsibilities

The school has a corporate responsibility to maintain its records and record keeping systems in accordance with the regulatory environment. The person with overall responsibility for this policy is the Data Protection Officer.

The person responsible for records management in the school will give guidance for good records management practice and will promote compliance with this policy so that information will be retrieved easily, appropriately and in a timely way.

The Data Protection Officer will monitor compliance with this policy by surveying at least annually to check if records are stored securely and can be accessed appropriately.

Individual staff and employees must ensure that records for which they are responsible are accurate and are maintained and disposed of in accordance with the school's retention guidelines.

#### 3: Information Security & Business Continuity

In order to protect the data and records the school is responsible for, the following security measures will be implemented.

#### The Storage & Security of Digital Data

**Back Up System:** The school will undertake regular back-ups of all information held electronically to enable restoration of the data in the event of an environmental or data corruption incident. Using Microsoft 365

The school tests that data can be restored from a back-up on a yearly.

**Controlling the Storage of Digital Data:** Personal information is not to be stored on the hard drive of any laptop or PC unless the device is running encryption software.

The school's Bring Your Own Device policy outlines how data can be accessed and stored on personal devices.

**Password Control:** The school will ensure that data is subject to a robust password protection regime. Password sharing is not encouraged. Staff are required to lock their PCs when they are away from their desks to prevent unauthorised use.

#### The Storage & Security of Hard Copy Data

**Storage of Physical Records:** The school recommends that all physical records are stored in filing cabinets, drawers or cupboards. Sensitive physical records should be kept in a lockable storage area. This is to prevent unauthorised access but also to protect against the risk of fire and flooding.

**Unauthorised Access, Theft or Loss:** Staff are encouraged not to take personal data on staff or students out of the school unless there is no alternative. Records held within the school should be in lockable cabinets.

**Clear Desk Policy:** In order to avoid unauthorised access to physical records which contain sensitive or personal information and to protect physical records from fire and/or flood damage, the school operates a clear desk policy. This involves the removal of the physical records to a cupboard or drawer (lockable where appropriate). It does not mean that the desk has to be cleared of all contents.

#### 4: Disclosure / Confidentiality

Staff are made aware of the importance of ensuring that personal information is only disclosed to people who are entitled to receive it and that consideration has been given to the General Data Protection Regulations. This is outlined in the Staff Handbook.

If the school receives a request for information from a third party, then the process outlined in the Third Party Requests for Information Process should be followed.

#### 5. Safe Disposal of Records

The General Data Protection Regulations give individuals the Right to Erasure which means that records should not be kept for any longer than is necessary in relation to the purpose for which it was originally collected/processed (see section 6 Retention Guidelines).

All records containing personal information or sensitive policy information should be made either unreadable or unreconstructable.

- Paper records should be shredded using a cross-cutting shredder
- CDs/DVDs/Floppy Discs should be cut into pieces
- Audio/Video Tapes and Fax Rolls should be dismantled and shredded
- Hard discs should be dismantled and sanded

Where an external company is used to destroy hardware, the disposal company must provide a Certificate of Destruction.

#### 6. Security Breach

In the event of an incident involving the loss of information or records held by the school, the Data Breach Policy should be followed.

#### 7: Retention Guidelines

This retention schedule is based upon the schedule provided by the Information and Records Management Society (v6 2019). Each Local Authority has their own retention schedule which may differ from these suggestions. Advice should be taken as to whether the LA require your setting to follow their own retention schedule or not.

This retention schedule contains recommended retention periods for the different records created and maintained by schools in the course of their business. The schedule refers to all information regardless of the media in which it is stored.

Some of the retention periods are governed by statute. Others are guidelines following best practice. Every effort has been made to ensure that these retention periods are compliant with the requirements of the Data Protection Act 2018 (DPA).

Managing records using these retention guidelines will be deemed to be 'normal processing' under the legislation mentioned above. If records are to be kept for longer or shorter periods than laid out in this document the reasons for this need to be documented.

The schedule should be reviewed at least every two years.

# Section 1: Management of the School

|       | Record Type   | Data Protection Issues  | Statutory Provisions           | Retention Period  | Action at the end of the<br>records life                 |
|-------|---|---|--------------------------------|---|--|
| 1.1.1 | Agendas for Governing Body  | There may be data protection<br>issues if the meeting is dealing<br>with confidential issues<br>relating to staff |                                | One copy should be retained<br>with the master set of<br>minutes. All other copies can<br>be disposed of.   | SECURE DISPOSAL  |
| 1.1.2 | Minutes of Governing Body<br>Meetings (principal set –<br>signed)   | There may be data protection<br>issues if the meeting is dealing<br>with confidential issues<br>relating to staff |                                | PERMANENT<br>Although generally kept for<br>life of organisation, Local<br>Authority only required to<br>make available for 10 years<br>from date of meeting. | -  |
| 1.1.3 | Reports presented to the Governing Body   | There may be data protection<br>issues if the report is dealing<br>with confidential issues<br>relating to staff  |                                | Although generally kept for<br>life of organisation, Local<br>Authority only required to<br>make available for 10 years<br>from date of meeting.              | SECURE DISPOSAL or retain with the signed set of minutes |
| 1.1.4 | Meeting papers relating to<br>annual parents' meeting held<br>under section 33 of the<br>Education Act 2002 | Yes   | Education Act 2002, Section 33 | Date of the meeting + a minimum of 6 years  | SECURE DISPOSAL  |
| 1.1.5 | Register of attendance at full governing board meetings   | Yes   |                                | Date of the last meeting in the book + 6 years  | SECURE DISPOSAL  |
| 1.1.6 | Records relating to Governor<br>monitoring visits   | Yes   |                                | Date of the visit + 3 years   | SECURE DISPOSAL  |
| 1.1.7 | Annual reports required by the DfE  | No  |                                | Date of report + 10 years   | SECURE DISPOSAL  |

| 1.1.8  | All records relating to the conversion of schools to Academy status                                      | No        | For the life of the academy   | Consult local archives before disposal |
|--------|--|-----------|---|--|
| 1.1.9  | Records relating to complaints<br>made to and investigated by<br>the governing body or head<br>teacher   | Yes       | Major complaints: current<br>year + 6 years.<br>If negligence involved, then:<br>current year + 15 years.<br>If child protection or<br>safeguarding issues are<br>involved, then: current year +<br>40 years                      | SECURE DISPOSAL                        |
| 1.1.10 | Correspondence sent and received by the governing body or head teacher                                   | Potential | General correspondence<br>should be retained current + 3<br>years   | SECURE DISPOSAL                        |
| 1.1.11 | Action plans created and<br>administered by the<br>governing body  |           | Until superseded or whilst relevant   | SECURE DISPOSAL                        |
| 1.1.12 | Policy documents created and<br>administered by the<br>governing body                                    |           | Until superseded (the school<br>should consider keeping all<br>policies relating to<br>safeguarding, child protection<br>or other pupil related issues<br>such as exclusion until the<br>IICSA has issued its<br>recommendations) |  |
| 1.1.13 | Records relating to the appointment of a clerk to the governing body                                     | Yes       | Date on which clerk<br>appointment ceases + 6 years   | SECURE DISPOSAL                        |
| 1.1.14 | Records relating to the terms<br>of office of serving governors,<br>including evidence of<br>appointment | Yes       | Date appointment ceases + 6<br>years  |  |

| 1.1.15 | Records relating to governor<br>declaration against<br>disqualification criteria               | Yes | Date appointment ceases + 6<br>years   | SECURE DISPOSAL |
|--------|--|-----|--|-----------------|
| 1.1.16 | Register of Business Interests   | Yes | Date appointment ceases + 6<br>years   | SECURE DISPOSAL |
| 1.1.17 | Governors Code of Conduct  |     | This is expected to be a<br>dynamic document; one copy<br>of each version should be kept<br>for the life of the organisation |                 |
| 1.1.18 | Records relating to the<br>training required and received<br>by Governors                      | Yes | Date Governor steps down + 6<br>years  | SECURE DISPOSAL |
| 1.1.19 | Records relating to the<br>induction programme for new<br>governors                            | Yes | Date appointment ceases + 6<br>years   | SECURE DISPOSAL |
| 1.1.20 | Records relating to DBS<br>checks carried out on clerk<br>and members of the<br>governing body | Yes | Date of DBS check + 6 months   | SECURE DISPOSAL |
| 1.1.21 | Governor personnel files   | Yes | Date appointment ceases + 6<br>years   | SECURE DISPOSAL |

| 1.2 S | 1.2 Senior Leadership Team  |                                 |                      |                                |                                |  |  |
|-------|-----------------------------|---------------------------------|----------------------|--------------------------------|--------------------------------|--|--|
|       | Record Type                 | Data Protection Issues          | Statutory Provisions | Retention Period               | Action at the end of the       |  |  |
|       |                             |                                 |                      |                                | records life                   |  |  |
| 1.2.1 | Logbooks of activity in the | There may be data protection    |                      | Date of last entry in the book | These could be of permanent    |  |  |
|       | school maintained by the    | issues if the logbook refers to |                      | + a minimum of 6 years then    | historical value and should be |  |  |
|       | Head Teacher                | individual members of staff     |                      | review                         | offered to the County Archives |  |  |
|       |                             |                                 |                      |                                | Service if appropriate.        |  |  |
| 1.2.2 | Minutes of Senior           | There may be data protection    |                      | Date of the meeting + 3 years  | SECURE DISPOSAL                |  |  |
|       | Management Team meetings    | issues if the minutes refers to |                      | then review                    |                                |  |  |

|       | and the meetings of other<br>internal administrative<br>bodies  | of staff   |   |                 |
|-------|---|--|---|-----------------|
| 1.2.3 | Reports created by the Head<br>Teacher or the Management<br>Team  | , .  | Date of the report + 3 years<br>then review     | SECURE DISPOSAL |
| 1.2.4 | Records created by head<br>teachers, deputy head<br>teachers, heads of year and<br>other members of staff with<br>administrative<br>responsibilities        | issues if the report refers to<br>individual pupils or members | Current academic year + 6<br>years then review  | SECURE DISPOSAL |
| 1.2.5 | Correspondence created by<br>head teachers, deputy head<br>teachers, heads of year and<br>other members of staff with<br>administrative<br>responsibilities | issues if the report refers to individual pupils or members    | Date of correspondence + 3<br>years then review | SECURE DISPOSAL |
| 1.2.6 | Professional Development<br>Plans   | Yes  | Life of the plan + 6 years                      | SECURE DISPOSAL |
| 1.2.7 | School Development Plans  | No   | Life of the plan + 3 years                      | SECURE DISPOSAL |

| 1.3 A | 1.3 Admissions   |                        |                      |  |                                       |  |
|-------|--|------------------------|----------------------|--|---------------------------------------|--|
|       | Record Type  | Data Protection Issues | Statutory Provisions | Retention Period                         | Action at the end of the records life |  |
| 1.3.1 | All records relating to the<br>creation and implementation<br>of the School Admissions<br>Policy |                        |                      | Life of the policy + 3 years then review | SECURE DISPOSAL                       |  |

|       |   |     | adjudicators and admission   |  |  |
|-------|---|-----|--|--|--|
|       |   |     | appeals panels December 2014   |  |  |
| 1.3.2 | Admissions – if the admission<br>is successful                          | Yes | School Admissions Code<br>Statutory guidance for<br>admission authorities,<br>governing bodies, local<br>authorities, school<br>adjudicators and admission<br>appeals panels December 2014 | Date of admission + 1 year   | SECURE DISPOSAL  |
| 1.3.3 | Admissions – if the appeal is unsuccessful                              | Yes | School Admissions Code<br>Statutory guidance for<br>admission authorities,<br>governing bodies, local<br>authorities, school<br>adjudicators and admission<br>appeals panels December 2014 | Resolution of case + 1 year  | SECURE DISPOSAL  |
| 1.3.4 | Register of Admissions  | Yes | School Admissions Code<br>Statutory guidance for<br>admission authorities,<br>governing bodies, local<br>authorities, school<br>adjudicators and admission<br>appeals panels December 2014 | Every entry in the admission<br>register must be preserved<br>for a period of 3 years after<br>the date on which the entry<br>was made | REVIEW<br>Schools may wish to consider<br>keeping the admission register<br>permanently as often schools<br>receive enquiries from past<br>pupils to confirm the dates<br>they attended the school<br>Or<br>Transfer to the appropriate<br>County Archives Service |
| 1.3.5 | Admissions – Secondary<br>Schools – Casual                              | Yes |  | Current year + 1 year  | SECURE DISPOSAL  |
| 1.3.6 | Proofs of address supplied by parents as part of the admissions process | Yes | SchoolAdmissionsCodeStatutoryguidanceforadmissionauthorities,  | Current year + 1 year  | SECURE DISPOSAL  |

|       |  | governing bodies, local<br>authorities, school<br>adjudicators and admission<br>appeals panels December 2014 |   |                 |
|-------|--|--|---|-----------------|
| 1.3.7 | Supplementary Information<br>form including additional<br>information such as religion,<br>medical conditions etc. |  |   |                 |
|       | For successful admissions  |  | The information should be added to the pupil file | SECURE DISPOSAL |
|       | For unsuccessful admissions  |  | Until appeals process<br>completed (GDPR)         | SECURE DISPOSAL |

|       | Record Type  | Data Protection Issues | Statutory Provisions | Retention Period                      | Action at the end of the<br>records life |
|-------|--|------------------------|----------------------|---------------------------------------|--|
| 1.4.1 | General file series  | No                     |                      | Current year + 5 years then<br>REVIEW | SECURE DISPOSAL                          |
| 1.4.2 | Records relating to the creation and publication of the school brochure or prospectus      | No                     |                      | Current year + 3 years                | SECURE DISPOSAL                          |
| 4.3   | Records relating to the creation and distribution of circulars to staff, parents or pupils | No                     |                      | Current year + 1 year                 | SECURE DISPOSAL                          |
| 1.4.4 | Newsletters and other items with a short operational use                                   | No                     |                      | Current year + 1 year                 | SECURE DISPOSAL                          |
| .4.5  | Visitors' Books and Signing in<br>Sheets, electronic visitors'<br>management systems.      | Yes                    |                      | Last entry + 6 years then<br>REVIEW   | SECURE DISPOSAL                          |

| 1.4.6 | Records relating to the<br>creation and management of<br>Parent Teacher Associations<br>and/or Old Pupils<br>Associations            | Current year + 6 years then<br>REVIEW  | SECURE DISPOSAL |
|-------|--|--|-----------------|
| 1.4.7 | School Privacy Notice which<br>is sent to parents as of GDPR<br>compliance   | Until superseded + 6 years   |                 |
| 1.4.8 | Consents relating to school<br>activities as part of GDPR<br>compliance (for example<br>consent to be sent circulars<br>or mailings) | Consent will last whilst the<br>pupil attends the school it<br>can therefore be destroyed<br>when the pupil leaves |                 |

| Section 2: | <b>HR Management of the School</b> |
|------------|------------------------------------|
|------------|------------------------------------|

| 2.1 R | 2.1 Recruitment   |                        |   |  |  |  |  |
|-------|---|------------------------|---|--|--|--|--|
|       | Record Type   | Data Protection Issues | Statutory Provisions  | Retention Period   | Action at the end of the<br>records life |  |  |
| 2.1.1 | All records leading up to the appointment of a new headteacher  | Yes                    |   | Date of appointment + 6<br>years   | SECURE DISPOSAL                          |  |  |
| 2.1.2 | All records leading up to the<br>appointment of a new<br>member of staff –<br>unsuccessful candidates       | Yes                    |   | Date of appointment of<br>successful candidate + 6<br>months   | SECURE DISPOSAL                          |  |  |
| 2.1.3 | All records leading up to the<br>appointment of a new<br>member of staff – successful<br>candidate          | Yes                    |   | All the relevant information<br>should be added to the staff<br>personal file (see below) and<br>all other information<br>retained for 6 months  | SECURE DISPOSAL                          |  |  |
| 2.1.4 | Pre-employment vetting<br>information – DBS checks  | Yes                    | DBS Update Service Employer<br>Guide June 2014: keeping<br>children safe in education 2019<br>(Statutory Guidance from Dept.<br>of Education) Sections 73, 74 | The school does not have to<br>keep copies of DBS<br>certificates. If the school does<br>so the copy must NOT be<br>retained for more than 6<br>months   |  |  |  |
| 2.1.5 | Proofs of identity collected as<br>part of the process of<br>checking "portable"<br>enhanced DBS disclosure | Yes                    |   | Where possible these should<br>be checked, and a note kept<br>of what has been checked. If<br>it is felt necessary to keep<br>copy documentation, then<br>this should be placed on the<br>member of staff's personal<br>file |  |  |  |

| 2.1.6 | Pre-employment vetting       | Yes | An employer's guide to right to | Where possible these            |  |
|-------|------------------------------|-----|---------------------------------|---------------------------------|--|
|       | information – Evidence       |     | work checks [Home Office May    | documents should be added       |  |
|       | proving the right to work in |     | 2015]                           | to the Staff Personal File [see |  |
|       | the United Kingdom           |     |                                 | below], but if they are kept    |  |
|       |                              |     |                                 | separately the Home Office      |  |
|       |                              |     |                                 | requires that the documents     |  |
|       |                              |     |                                 | are kept for termination of     |  |
|       |                              |     |                                 | Employment + 2 years            |  |

|       | Record Type                         | Data Protection Issues | Statutory Provisions            | Retention Period  | Action at the end of the<br>records life |
|-------|-------------------------------------|------------------------|---------------------------------|---|--|
| 2.2.1 | Staff Personal File                 | Yes                    | Limitation Act 1980 (section 2) | Termination of Employment<br>+ 6 years<br>Unless the member of staff is<br>part of any case which falls<br>under the terms of reference<br>of IICSA. If this is the case,<br>then the file will need to be<br>retained until IICSA enquiries<br>are complete. | SECURE DISPOSAL                          |
| 2.2.2 | Annual appraisal/assessment records | Yes                    |                                 | Current year + 6 years  | SECURE DISPOSAL                          |
| 2.2.3 | Sickness Absence Monitoring         | Yes                    |                                 | Keep Separate from accident<br>records.<br>Where sickness pay is not<br>paid then current year + 3 is   |  |

|       |  |  | Where sickness pay is paid,<br>becomes a financial record so<br>current year + 6 applies.                       |                 |
|-------|--|--|---|-----------------|
| 2.2.4 | Staff Training – where<br>training leads to continuing<br>professional development                         |  | Length of time required by the professional body  | SECURE DISPOSAL |
| 2.2.5 | Staff Training – except where<br>dealing with children e.g. first<br>aid or health and safety              |  | Retained on the personnel<br>file (Termination of<br>employment + 6 years)                                      | SECURE DISPOSAL |
| 2.2.6 | Staff Training - where the training relates to children e.g. safeguarding or other child related training. |  | Date of the training +<br>40years. The IICSA may wish<br>to see training records as part<br>of an investigation | SECURE DISPOSAL |

2.3 Management of Disciplinary & Grievance Process

#### Note:

The ACAS code of practice on disciplinary and grievance procedures recommends that the employee should be told how long a disciplinary warning will remain current. However, this does not mean that the data itself should be destroyed at the end of the set period.

Any disciplinary proceedings data will be a record on an important event in the course of the employer's relationship with the employee. Should the same employee be accused on similar misconduct five years down the line, and then defend him or herself by saying 'I would never do something like that', reference to the earlier proceedings may show that the comment should not be given credence. Alternatively, if the employee were to be dismissed for some later offence then claim at tribunal that he or she had 'fifteen years of unblemished service' the record of the disciplinary proceedings would be effective evidence to counter this claim.

|       | Record Type   | Data Protection Issues | Statutory Provisions         | Retention Period                                 | Action at the end of the<br>records life |
|-------|---|------------------------|------------------------------|--|--|
| 2.3.1 | Allegation of a child<br>protection nature against a<br>member of staff including<br>where the allegation is<br>unfounded |                        | education Statutory guidance | from the date of the allegation whichever is the | These records must be shredded           |

|       |                           |     | A guide to inter-agency working<br>to safeguard and promote the<br>welfare of children 2018" | removed from personnel<br>files. If found they are to be<br>kept on the file and a copy<br>provided to the person<br>concerned UNLESS the<br>member of staff is part of any<br>case which falls under the<br>terms of reference of IICSA,<br>then the files will need to be<br>retained until IICSA enquiries |                               |
|-------|---------------------------|-----|--|---|-------------------------------|
| 2.3.2 | Disciplinary Proceedings  | Yes |  | are complete.   |                               |
|       | Oral warning              |     |  | Date of warning + 6 months  | SECURE DISPOSAL               |
|       | Written warning – level 1 |     |  | Date of warning + 6 months  | [If warnings are placed on    |
|       | Written warning – level 2 |     |  | Date of warning + 12 months   | personal files then they must |
|       | Final warning             |     |  | Date of warning + 18 months   | be weeded from the file]      |
|       | Case not found            |     |  | If the incident is child  | SECURE DISPOSAL               |
|       |                           |     |  | protection related, then see  |                               |
|       |                           |     |  | above otherwise dispose of  |                               |
|       |                           |     |  | at the conclusion of the case   |                               |

| 2.4 Payroll and Pensions |                |                        |                      |                        |                                       |  |
|--------------------------|----------------|------------------------|----------------------|------------------------|---------------------------------------|--|
|                          | Record Type    | Data Protection Issues | Statutory Provisions | Retention Period       | Action at the end of the records life |  |
| 2.4.1                    | Absence record | Yes                    |                      | Current year + 3 years | SECURE DISPOSAL                       |  |
| 2.4.2                    | Batches        | Yes                    |                      | Current year + 6 years | SECURE DISPOSAL                       |  |
| 2.4.3                    | Bonus sheets   | Yes                    |                      | Current year + 3 years | SECURE DISPOSAL                       |  |

| 2.4.4  | Car allowance claims                       | Yes | Current year + 3 years       | SECURE DISPOSAL |
|--------|--|-----|------------------------------|-----------------|
| 2.4.5  | Car loans                                  | Yes | Completion of loan + 6 years | SECURE DISPOSAL |
| 2.4.6  | Car mileage output                         | Yes | Current year + 6 years       | SECURE DISPOSAL |
| 2.4.7  | Elements                                   | Yes | Current year + 2 years       | SECURE DISPOSAL |
| 2.4.8  | Income tax form P60                        | Yes | Current year + 6 years       | SECURE DISPOSAL |
| 2.4.9  | Insurance                                  | Yes | Current year + 6 years       | SECURE DISPOSAL |
| 2.4.10 | Maternity Payment                          | Yes | Current year + 3 years       | SECURE DISPOSAL |
| 2.4.11 | Members allowance register                 | Yes | Current year + 6 years       | SECURE DISPOSAL |
| 2.4.12 | National Insurance schedule<br>of payments | Yes | Current year + 6 years       | SECURE DISPOSAL |
| 2.4.13 | Overtime                                   | Yes | Current year + 3 years       | SECURE DISPOSAL |
| 2.4.14 | Part time fee claims                       | Yes | Current year + 6 years       | SECURE DISPOSAL |
|        |  |     |                              |                 |

| 2.4.15 | Pay packet receipt by employee                 | Yes | Current year + 2 years  | SECURE DISPOSAL |
|--------|--|-----|---|-----------------|
| 2.4.16 | Payroll awards                                 | Yes | Current year + 6 years  | SECURE DISPOSAL |
| 2.4.17 | Payroll – gross/net weekly or monthly          | Yes | Current year + 6 years  | SECURE DISPOSAL |
| 2.4.18 | Payroll reports                                | Yes | Current year + 6 years  | SECURE DISPOSAL |
| 2.4.19 | Payslips – copies                              | Yes | Current year + 6 years  | SECURE DISPOSAL |
| 2.4.20 | Pension payroll                                | Yes | Current year + 6 years  | SECURE DISPOSAL |
| 2.4.21 | Personal bank details                          | Yes | Until superseded + 3 years<br>If employment ceases then<br>end of employment + 6<br>years | SECURE DISPOSAL |
| 2.4.22 | Sickness Records                               | Yes | Current year + 3 years  | SECURE DISPOSAL |
| 2.4.23 | Staff returns                                  | Yes | Current year + 3 years  | SECURE DISPOSAL |
| 2.4.24 | Superannuation adjustments                     | Yes | Current year + 6 years  | SECURE DISPOSAL |
| 2.4.25 | Superannuation reports                         | Yes | Current year + 6 years  | SECURE DISPOSAL |
| 2.4.26 | Tax forms P6, P11, P11D,<br>P35, P45, P46, P48 | Yes | Corporate decision to retain<br>for current + 6 years                                     | SECURE DISPOSAL |

| 2.4.27 | Time sheets, clock cards, | Yes | Current year + 3 years | SECURE DISPOSAL |
|--------|---------------------------|-----|------------------------|-----------------|
|        | flexitime                 |     |                        |                 |

| 2.5 Ot | her Personnel Records                    |                        |                      |  |  |
|--------|--|------------------------|----------------------|--|--|
|        | Record Type                              | Data Protection Issues | Statutory Provisions | Retention Period   | Action at the end of the<br>records life |
| 2.5.1  | Volunteer Personnel Records              | Yes                    |                      | Any relevant papers relating<br>to the engagement of<br>volunteers can be retained<br>(as per 2.1) but only for as<br>long as their engagement<br>with the school lasts.   | SECURE DISPOSAL                          |
| 2.5.2  | Governor / Trustee Records               | Yes                    |                      | Any relevant papers relating<br>to the engagement of<br>governors can be retained (as<br>per 2.1) but only for their<br>term of office + 1 year.   | SECURE DISPOSAL                          |
| 2.5.3  | Third party workers, supply<br>staff etc | Yes                    |                      | The school should receive<br>written confirmation that all<br>checks have been<br>undertaken, but not copies of<br>the evidence, from the<br>employing organisation.<br>Where copies of such<br>documents are received,<br>they must not be retained by<br>the school. The school may<br>retain a copy of the<br>identification documents, | SECURE DISPOSAL                          |

|  | but these documents mus     | t |
|--|-----------------------------|---|
|  | be destroyed when th        | 2 |
|  | individual ceases working a | t |
|  | the school.                 |   |

# Section 3: Financial Management of the School

| 3.1 R | 3.1 Risk Management & Insurance |                        |                      |                            |                                       |  |
|-------|---------------------------------|------------------------|----------------------|----------------------------|---------------------------------------|--|
|       | Record Type                     | Data Protection Issues | Statutory Provisions | Retention Period           | Action at the end of the records life |  |
| 3.1.1 | Employer's Liability Insurance  | No                     |                      | Closure of the school + 40 | SECURE DISPOSAL                       |  |
|       | Certificate                     |                        |                      | years                      |                                       |  |

| 3.2 A | 3.2 Asset Management                       |                        |                      |                        |                                       |  |  |
|-------|--|------------------------|----------------------|------------------------|---------------------------------------|--|--|
|       | Record Type                                | Data Protection Issues | Statutory Provisions | Retention Period       | Action at the end of the records life |  |  |
| 3.2.1 | Inventories of furniture and equipment     | No                     |                      | Current year + 6 years | SECURE DISPOSAL                       |  |  |
| 3.2.2 | Burglary, theft and vandalism report forms | No                     |                      | Current year + 6 years | SECURE DISPOSAL                       |  |  |

|       | Record Type   | Data Protection Issues | Statutory Provisions | Retention Period  | Action at the end of the<br>records life |
|-------|---|------------------------|----------------------|---|--|
| 3.3.1 | Annual Accounts   | No                     |                      | Current year + 6 years                                  | STANDARD DISPOSAL                        |
| 3.3.2 | Loans and grants managed by the school  | No                     |                      | Date of last payment on the loan + 12 years then REVIEW | SECURE DISPOSAL                          |
| 3.3.3 | Student Grant applications  | Yes                    |                      | Current year + 3 years                                  | SECURE DISPOSAL                          |
| 3.3.4 | All records relating to the<br>creation and management of<br>budgets including the Annual<br>Budget statements and<br>background papers | No                     |                      | Life of the budget + 3 years                            | SECURE DISPOSAL                          |

| 3.3.5 | Invoices, receipts, order books  | No | Current financial year + 6 | SECURE DISPOSAL |
|-------|----------------------------------|----|----------------------------|-----------------|
|       | and requisitions, delivery       |    | years                      |                 |
|       | notices                          |    |                            |                 |
| 3.3.6 | Records relating to the          | No | Current financial year + 6 | SECURE DISPOSAL |
|       | collection and banking of        |    | years                      |                 |
|       | monies                           |    |                            |                 |
| 3.3.7 | Records relating to the          | No | Current financial year + 6 | SECURE DISPOSAL |
|       | identification and collection of |    | years                      |                 |
|       | debt                             |    |                            |                 |

| 3.4 Pu | 3.4 Pupil Finance           |                        |                      |   |  |  |  |
|--------|-----------------------------|------------------------|----------------------|---|--|--|--|
|        | Record Type                 | Data Protection Issues | Statutory Provisions | Retention Period                          | Action at the end of the<br>records life |  |  |
| 3.4.1  | Student grant applications  | Yes                    |                      | Current year + 3 years                    | SECURE DISPOSAL                          |  |  |
| 3.4.2  | Pupil Premium Grant records | Yes                    |                      | Date pupil leaves the provision + 6 years | SECURE DISPOSAL                          |  |  |

| 3.5 C | 3.5 Contract Management   |                        |                      |  |  |  |  |  |
|-------|---|------------------------|----------------------|--|--|--|--|--|
|       | Record Type   | Data Protection Issues | Statutory Provisions | Retention Period                       | Action at the end of the<br>records life |  |  |  |
| 3.5.1 | All records relating to the management of contracts under seal      | Νο                     | Limitation Act 1980  | Last payment on contract +<br>12 years | SECURE DISPOSAL                          |  |  |  |
| 3.5.2 | All records relating to the management of contracts under signature | Νο                     | Limitation Act 1980  | Last payment on contract + 6<br>years  | SECURE DISPOSAL                          |  |  |  |
| 3.5.3 | Records relating to the monitoring of contracts                     | No                     |                      | Current year + 2 years                 | SECURE DISPOSAL                          |  |  |  |

| 3.56 \$ | 3.56 School Fund              |                        |                      |                        |  |  |  |  |
|---------|-------------------------------|------------------------|----------------------|------------------------|--|--|--|--|
|         | Record Type                   | Data Protection Issues | Statutory Provisions | Retention Period       | Action at the end of the<br>records life |  |  |  |
| 3.6.1   | School fund - Cheque books    | No                     |                      | Current year + 6 years | SECURE DISPOSAL                          |  |  |  |
| 3.6.2   | School fund - Paying in books | No                     |                      | Current year + 6 years | SECURE DISPOSAL                          |  |  |  |
| 3.6.3   | School fund - Ledger          | No                     |                      | Current year + 6 years | SECURE DISPOSAL                          |  |  |  |
| 3.6.4   | School fund - Invoices        | No                     |                      | Current year + 6 years | SECURE DISPOSAL                          |  |  |  |
| 3.6.5   | School fund – Receipts        | No                     |                      | Current year + 6 years | SECURE DISPOSAL                          |  |  |  |
| 3.6.6   | School fund – Bank statements | No                     |                      | Current year + 6 years | SECURE DISPOSAL                          |  |  |  |
| 3.6.7   | School fund – Journey Books   | No                     |                      | Current year + 6 years | SECURE DISPOSAL                          |  |  |  |

| 3.7 S | 3.7 School Meals Management |                        |                      |                        |  |  |  |
|-------|-----------------------------|------------------------|----------------------|------------------------|--|--|--|
|       | Record Type                 | Data Protection Issues | Statutory Provisions | Retention Period       | Action at the end of the<br>records life |  |  |
| 3.7.1 | Free School Meals Registers | Yes                    |                      | Current year + 6 years | SECURE DISPOSAL                          |  |  |
| 3.7.2 | School Meals Registers      | Yes                    |                      | Current year + 3 years | SECURE DISPOSAL                          |  |  |
| 3.7.3 | School Meals Summary Sheets | No                     |                      | Current year + 3 years | SECURE DISPOSAL                          |  |  |

## Section 4: Property Management

|       | Record Type  | Data Protection Issues | Statutory Provisions  | Retention Period                     | Action at the end of the<br>records life |
|-------|--|------------------------|---|--------------------------------------|--|
| 4.1.1 | Health and Safety Policy<br>Statements                                   | No                     |   | Life of policy + 3 years             | SECURE DISPOSAL                          |
| 4.1.2 | Health and Safety Risk<br>Assessments                                    | No                     |   | Life of Risk assessment + 3<br>years | SECURE DISPOSAL                          |
| 4.1.3 | Accident Reporting (Adults and<br>Children detailed separately<br>below) | Yes                    | Social Security (Claims and<br>Payments) Regulations 1979<br>Regulation 25. Social Security<br>Administration Act 1992<br>Section 8. Limitation Act<br>1980<br>Social Security (Claims and<br>Payments) Regulations 1979<br>SI 1979 No 628<br>Social Security (Claims and<br>Payments) Regulations SI<br>1987 No 1968 Revokes all but<br>Part 1 of SI 19/9 No 628<br>Social Administration Act<br>1992<br>Section 8<br>Social Security (Claims and<br>Payments) Amendment (No |                                      |  |

|  |     | 30 Regulations 1993 SI 1993<br>No 2113<br>Allows the information to be<br>kept electronically |   |                 |
|--|-----|---|---|-----------------|
| Adults (Over 18 years of age at time of incident)    | Yes |   | The Accident Book-<br>BI 510 – 3 years after last<br>entry in the book<br>This includes the new format<br>to be used from 1/1/04  | SECURE DISPOSAL |
|  |     |   | This means that, if it takes 5<br>years to complete, the book<br>must be retained for a<br>further 3 years from the last<br>entry |                 |
|  |     |   | Completed pages must be<br>kept secure with restricted<br>access. Data Protection Act<br>2018 and GDPR                            |                 |
| Children (Under 18 years of age at time of incident) | Yes |   | The Accident Book-<br>BI 510 – 3 years after last<br>entry in the book  | SECURE DISPOSAL |
|  |     |   | This includes the new format to be used from 1/1/04   |                 |
|  |     |   | This means that, if it takes 5 years to complete, the book must be retained for a   |                 |

|       |  |     |   | further 3 years from the last<br>entry<br>Completed pages must be<br>kept secure with restricted<br>access. Data Protect Act<br>2018 and GDPR |                 |
|-------|--|-----|---|---|-----------------|
| 4.1.4 | Records relating to any reportable<br>death, injury, disease or<br>dangerous occurrence (RIDDOR).<br>For more information see<br><u>http://www.hse.gove.uk/RIDDOR/</u> | Yes | ReportingofInjuries,DiseasesandDangerousOccurrencesRegulations2013SI2013No1471Regulation 12 (2)   | Date of incident + 3 years<br>provided that all records<br>relating the incident are held<br>on personnel file                                |                 |
| 4.1.5 | Control of Substances Hazardous<br>to Health (COSHH)   | No  | Control of Substances<br>Hazardous to Health<br>Regulations 2002. SI 2002 No<br>2677 Regulation 11; Records<br>kept under the 1994 and<br>1999 Regulations to be kept<br>as if the 2002 Regulations<br>had not been made.<br>Regulation 18(2) | Current year + 40 years   | SECURE DISPOSAL |
| 4.1.6 | Process of monitoring of areas<br>where employees and persons are<br>likely to have come in to contact<br>with asbestos  | No  | Control of Asbestos at Work<br>Regulations 2012 SI 1012 No<br>632 Regulation 19   | Last action + 40 years  | SECURE DISPOSAL |
| 4.1.7 | Process of monitoring of areas<br>where employees and persons are<br>likely to have come in to contact<br>with radiation   | No  | The Ionising Radiation<br>Regulations 2017<br>SI 2017 No 1075<br>Regulation 11  | Last action + 50 years  | SECURE DISPOSAL |

|       |  | As amended by SI 2018 No<br>390<br>Personal Protective<br>Equipment (Enforcement)<br>Regulations 2018 |  |                 |
|-------|--|---|--|-----------------|
| 4.1.8 | Fire precautions logbooks  |   | Current year + 6 years                               | SECURE DISPOSAL |
| 4.1.9 | Health and safety file to show<br>current state of building including<br>all alterations (wiring, plumbing,<br>building works etc), to be passed<br>on in the case of change of<br>ownership |   | Pass to new owner on sale or<br>transfer of building |                 |

| 4.2 P | I.2 Property Management                           |                        |                      |   |  |  |  |  |
|-------|---|------------------------|----------------------|---|--|--|--|--|
|       | Record Type                                       | Data Protection Issues | Statutory Provisions | Retention Period  | Action at the end of the<br>records life |  |  |  |
| 4.2.1 | Title deeds of properties belonging to the school | No                     |                      | PERMANENT<br>These should follow the<br>property unless the property<br>has been registered with the<br>Land Registry                                     |  |  |  |  |
| 4.2.2 | Plans of property belonging to the school         | No                     |                      | These should be retained<br>whilst the building belongs to<br>the school and should be<br>passed onto any new owners<br>if the building is leased or sold |  |  |  |  |
| 4.2.3 | Leases of property leased by or to the school     | No                     |                      | Expiry of lease + 6 years   | SECURE DISPOSAL                          |  |  |  |

| 4.2.4 | Records relating to the letting | No | Current financial year + 6 | SECURE DISPOSAL |
|-------|---------------------------------|----|----------------------------|-----------------|
|       | of school premises              |    | years                      |                 |

| 4.3 N | I.3 Maintenance  |                        |                      |  |  |  |  |  |
|-------|--|------------------------|----------------------|--|--|--|--|--|
|       | Record Type  | Data Protection Issues | Statutory Provisions | Retention Period   | Action at the end of the<br>records life |  |  |  |
| 4.3.1 | All records relating to the maintenance of the school carried out by contractors   | Νο                     |                      | These should be retained<br>whilst the building belongs to<br>the school and should be<br>passed on to any new owners<br>if the building is leased or sold |  |  |  |  |
| 4.3.2 | All records relating to the<br>maintenance of the school<br>carried out by school<br>employees including<br>maintenance logbooks | Νο                     |                      | These should be retained<br>whilst the building belongs to<br>the school and should be<br>passed on to any new owners<br>if the building is leased or sold |  |  |  |  |

#### Section 5: Pupil Management

**Please note** that any record containing pupil information may be subject to the requirements of IICSA. Schools should implement any instruction which has been received from IICSA. The instructions from IICSA will override any guidance given in this Retention Schedule. If any school is unsure about what records should be retained, they should seek the advice of their own local authority or take independent legal advice.

|       | Record Type  | Data Protection Issues | Statutory Provisions   | Retention Period                                     | Action at the end of the<br>records life   |
|-------|--|------------------------|--|--|--|
| 5.1.1 | Pupil's Educational Record<br>required by The Education<br>(Pupil Information) (England)<br>Regulations 2005 | Yes                    | TheEducation(PupilInformation)(England)Regulations2005SI1437As amended by SI2018XoSI2018 |  |  |
|       | Primary  |                        |  | Retain whilst the child remains<br>at primary school | <ul> <li>The files should follow the pupil when he/she leaves the primary school. This will include:</li> <li>To another primary school</li> <li>To a secondary school</li> <li>To a pupil referral unit</li> <li>To an independent school</li> <li>Moving abroad</li> <li>For those pupils moving to home schooling the file should be returned to the LA.</li> </ul> |
|       | Secondary  |                        | Limitation Act 1980 (Section 2)  | Date of Birth of the pupil + 25<br>years             | REVIEW   |
| 5.1.2 | Examination Results – Pupil<br>Copies  | Yes                    |  |  |  |

|       | Public<br>Internal                                     |     |  | This information should be<br>added to the pupil file<br>This information should be<br>added to the pupil file  | All uncollected certificates<br>should be returned to the<br>examination board after<br>reasonable attempts to<br>contact the pupil have failed |
|-------|--|-----|--|---|---|
| 5.1.3 | Child Protection information<br>held on pupil file     | Yes | "Keeping children safe in<br>education Statutory guidance<br>for schools and colleges<br>2018"; "Working together to<br>safeguard children. A guide to<br>inter-agency working to<br>safeguard and promote the<br>welfare of children 2018 | If any records relating to child<br>protection issues are placed<br>on the pupil file, it should be in<br>a sealed envelope and then<br>retained for the same period<br>as the pupil file. Note: these<br>records will be subject to any<br>instruction given by IICSA  |   |
| 5.1.4 | Child Protection information<br>held in separate files | Yes | "Keeping children safe in<br>education Statutory guidance<br>for schools and colleges<br>2018"; "Working together to<br>safeguard children. A guide to<br>inter-agency working to<br>safeguard and promote the<br>welfare of children 2018 | DOB of the child + 25 years<br>then review. This retention<br>period was agreed in<br>consultation with the<br>Safeguarding Children Group<br>on the understanding that the<br>principal copy of this<br>information will be found on<br>the Local Authority Social<br>Services record. Note: These<br>records will be subject to any<br>instruction given by IICSA |   |

## 5.2 Attendance

|       | Record Type   | Data Protection Issues | Statutory Provisions   | Retention Period   | Action at the end of the<br>records life |
|-------|---|------------------------|--|--|--|
| 5.2.1 | Attendance Registers  | Yes                    | Schoolattendance:Departmentaladviceformaintainedschools,academiesindependentschoolsand local authoritiesOctober 2014 | register must be preserved for<br>a period of three years after<br>the date on which the entry | SECURE DISPOSAL                          |
| 5.2.2 | Correspondence relating to<br>any absence (authorised or<br>unauthorised) | Potential              | Education Act 1996 Section 7   | Current academic year + 2<br>years   | SECURE DISPOSAL                          |

| 5.3 S | .3 Special Educational Needs   |                        |   |                              |                                       |  |  |  |
|-------|--|------------------------|---|------------------------------|---------------------------------------|--|--|--|
|       | Record Type  | Data Protection Issues | Statutory Provisions  | Retention Period             | Action at the end of the records life |  |  |  |
| 5.3.1 | Special Educational Needs<br>files, reviews and Health and<br>Care Plan, including advice<br>and information provided to<br>parents regarding educational<br>needs and accessibility<br>strategy | Yes                    | Children and Family's Act<br>2014: Special Educational<br>Needs and Disability Act 2001<br>Section 14 | years (Education, Health and | SECURE DISPOSAL                       |  |  |  |

# Section 6: Curriculum Management

|       | Record Type                                 | Data Protection Issues | Statutory Provisions | Retention Period  | Action at the end of the<br>records life |
|-------|---|------------------------|----------------------|---|--|
| 5.1.1 | Curriculum returns                          | No                     |                      | Current year + 3 years  | SECURE DISPOSAL                          |
| 5.1.2 | Examination Results (Schools<br>Copy)       | Yes                    |                      | Current year + 6 years  | SECURE DISPOSAL                          |
|       | SATS records -                              | Yes                    |                      |   |  |
|       | Results                                     |                        |                      | The SATS results should be<br>recorded on the pupil's<br>educational file and will<br>therefore be retained until the<br>pupil reaches the age of 25<br>years. The school may wish to<br>keep a composite record of all<br>the whole year SAT's results.<br>These could be kept for<br>current year + 6 years to allow<br>suitable comparison | SECURE DISPOSAL                          |
|       | Examination Papers                          |                        |                      | The examination papers<br>should be kept until any<br>appeals/validation process is<br>complete   | SECURE DISPOSAL                          |
| 5.1.3 | Published Admission Number<br>(PAN) Reports | Yes                    |                      | Current year + 6 years  | SECURE DISPOSAL                          |
| 5.1.4 | Value Added and Contextual Data             | Yes                    |                      | Current year + 6 years  | SECURE DISPOSAL                          |
| .1.5  | Self-Evaluation forms                       | Yes                    |                      | Current year + 6 years  | SECURE DISPOSAL                          |
| .1.6  | Internal Moderation                         | Yes                    |                      | Academic year + 1 academic year   | SECURE DISPOSAL                          |
| 5.1.7 | External Moderation                         | Yes                    |                      | Until superseded  | SECURE DISPOSAL                          |

| 6.2 In | 6.2 Implementation of Curriculum |                        |                      |  |  |  |  |
|--------|----------------------------------|------------------------|----------------------|--|--|--|--|
|        | Record Type                      | Data Protection Issues | Statutory Provisions | Retention Period   | Action at the end of the<br>records life |  |  |
| 6.2.1  | Schemes of Work                  | No                     |                      | Current Year + 1 year  | It may be appropriate to                 |  |  |
| 6.2.2  | Timetable                        | No                     |                      | Current Year + 1 year  | review these records at the              |  |  |
| 6.2.3  | Class Record Books               | No                     |                      | Current Year + 1 year  | end of each year and allocate            |  |  |
| 6.2.4  | Mark Books                       | No                     |                      | Current Year + 1 year  | a further retention period or            |  |  |
| 6.2.5  | Record of Homework set           | No                     |                      | Current Year + 1 year  | SECURE DISPOSAL                          |  |  |
| 6.2.6  | Pupil's Work                     | No                     |                      | Where possible pupil's work<br>should be returned to the<br>pupil at the end of the<br>academic year. If this is not<br>the school's policy, then<br>current year + 1 year | SECURE DISPOSAL                          |  |  |

## Section 7: Extra Curricular Activities

| 7.1 Educational Visits outside the Classroom |  |                        |                                 |   |  |  |
|--|--|------------------------|---------------------------------|---|--|--|
|  | Record Type  | Data Protection Issues | Statutory Provisions            | Retention Period  | Action at the end of the<br>records life |  |
| 7.1.1  | Parental consent forms for<br>school trips where there has<br>been no major incident     | Yes                    |                                 | Although the consent forms<br>could be retained for DOB + 22<br>years, the school may wish to<br>complete a risk assessment to<br>assess whether the forms are<br>likely to required and could<br>make a decision to dispose of<br>the consent forms at the end<br>of the trip (or at the end of the<br>academic year). This is a<br>pragmatic approach and if in<br>doubt the school should seek<br>legal advice |  |  |
| 7.1.2  | Parental permission slips for<br>school trips – where there has<br>been a major incident | Yes                    | Limitation Act 1980 (Section 2) | DOB of the pupil involved in<br>the incident + 25 years. The<br>permission slips for all the<br>pupils on the trip need to be<br>retained to show the rules had<br>been followed for all pupils   |  |  |

|       | Record Type   | Data Protection Issues | Statutory Provisions | Retention Period  | Action at the end of the<br>records life |
|-------|---|------------------------|----------------------|---|--|
| 7.2.1 | Day Books   | Yes                    |                      | Current year + 2 years then review  | SECURE DISPOSAL                          |
| 7.2.2 | Reports for outside agencies –<br>where the report has been<br>included on the case file<br>created by the outside agency | Yes                    |                      | Whilst child is attending school and then destroy                           | SECURE DISPOSAL                          |
| 7.2.3 | Referral Forms  | Yes                    |                      | While the referral is current   | SECURE DISPOSAL                          |
| 7.2.4 | Contact data sheets   | Yes                    |                      | Current year then review, if<br>contact is no longer active<br>then destroy | SECURE DISPOSAL                          |
| 7.2.5 | Contact database entries  | Yes                    |                      | Current year then review, if<br>contact is no longer active<br>then destroy | SECURE DISPOSAL                          |
| 7.2.6 | Group Registers   | Yes                    |                      | Current year + 2 years  | SECURE DISPOSAL                          |

| 7.3 Pa | 7.3 Parent Teacher Associations and Alumni Associations   |                        |                      |                                    |  |  |  |
|--------|---|------------------------|----------------------|------------------------------------|--|--|--|
|        | Record Type   | Data Protection Issues | Statutory Provisions | Retention Period                   | Action at the end of the<br>records life |  |  |
| 7.3.1  | Records relating the creation<br>and management of Parent<br>Teacher Associations and/or<br>Alumni Associations |                        |                      | Current year + 6 years then review | SECURE DISPOSAL                          |  |  |

# Section 8: Central Government & Local Authority

| 8.1 Lo | 8.1 Local Authority   |                        |                      |                        |                                       |  |  |
|--------|---|------------------------|----------------------|------------------------|---------------------------------------|--|--|
|        | Record Type   | Data Protection Issues | Statutory Provisions | Retention Period       | Action at the end of the records life |  |  |
| 8.1.1  | Secondary Transfer Sheets<br>(Primary)                              | Yes                    |                      | Current year + 2 years | SECURE DISPOSAL                       |  |  |
| 8.1.2  | Attendance Returns  | Yes                    |                      | Current year + 1 year  | SECURE DISPOSAL                       |  |  |
| 8.1.3  | School Census Returns   | No                     |                      | Current year + 5 years | SECURE DISPOSAL                       |  |  |
| 8.1.4  | Circulars and other<br>information sent from the<br>Local Authority | Νο                     |                      | Operational use        | SECURE DISPOSAL                       |  |  |

| 8.2 C | 8.2 Central Government                                       |                        |                      |                                |  |  |  |
|-------|--|------------------------|----------------------|--------------------------------|--|--|--|
|       | Record Type  | Data Protection Issues | Statutory Provisions | Retention Period               | Action at the end of the<br>records life |  |  |
| 8.2.1 | OFSTED reports and papers                                    | No                     |                      | Life of the report then REVIEW |  |  |  |
| 8.2.2 | Returns made to central government                           | No                     |                      | Current year + 6 years         | SECURE DISPOSAL                          |  |  |
| 8.2.3 | Circulars and other information sent from central government |                        |                      | Operational use                | SECURE DISPOSAL                          |  |  |