Clifford Church of England Infant School

Data Retention Policy

Data item group	Short term need (event +1 month)	Medium term need (pupil at school +1 year)	Long term need (pupil at school +5 years)	Very long term need (until pupil is aged 25 or older)	Justification
Admissions		X (admissions files)	X (admissions appeals)		Admissions files Admissions data is used extensively from the period of the school receiving it up until the point where children enrol. It is then used for some validation and cross checking of enrolment details. Once enrolled, the child's records in the MIS become the core record. Data about children who enrolled but didn't get in is useful, but any intelligence gathered from it (for example, where in the city children are interested in our school, or the SEN make up) is aggregated within the first year to a level being non-personal, after that, the detailed data within the admission file could be deleted. It is important to retain detailed data for a year, any appeals for which richer data about other

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					successful/unsuccessful appeals may be relevant
					typically happen in the first year.
					Information about admissions appeals
					When dealing with appeals, having a reasonable history
					of any other appeals in some detail can be needed to
					deal with the particular appeal. The information is
					needed alongside the admissions policies of the time.
					Formative assessment data is useful as a child is building towards a particular more formal assessment. Once the child leaves the school, it has little value in terms of retention.
Attainment			X		Summative attainment is the main outcome of what children 'attain' in school. It is important that future schools where pupils go on to learn can understand previous attainment. Whilst often that information is 'passed on' smoothly as children move phase, it is not always the case, and thus retaining the names alongside the main attainment

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					data for 1 year after the pupil has left the school feels proportionate. Trend analysis is important, 3 to 5 years is often the 'trend' people look at, but longer may be relevant. Whilst this must be fully flexible in reporting small sub groups, and the data would wish to be retained at individual level, some personal data (for example, name) could be removed from the data to reduce sensitivity. After 3 to 5 years, then aggregated summaries that have no risk of identifying individuals are all that are typically needed to be retained.
Attendance		X			Attendance is related to individual attainment and so being able to relate attendance to attainment whilst in our care is important. Keeping it in detailed, individual form for one year after the pupil leaves school support conversations about detailed attendance that may be needed to best support that child. After that period, non-identifiable summary statistics are all that is required to support longer- term trend analysis of attendance patterns.

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Behaviour		×			This is all relevant for managing children when with at your school. 1 year allows a period of 'handover' to next institution with conversations supported by rich data if relevant.
Exclusions		X			Exclusion data should be 'passed on' to subsequent settings. That school then has responsibility for retaining the full history of the child. If a private setting or the school is unsure on where the child has gone, then the school should ensure the LA already has the exclusion data.
	X (images used for identity management)				

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Catering and free school meal management		X (meal administration)	X (free school meal eligibility information)		Due to the way school funding works, free school meal eligibility is a financial matter, and thus keeping this data for 6+1 feels appropriate. This 7- year record also needs to be portable with the pupil, as historic dates can be used for funding.
Trips and activities	X (field file)		X (financial information related to trips)	X (major medical events)	Financial information related to trips should be retained for 6 years + 1 for audit purposes. This would include enough child identifiers to be able to confirm contributions.
	(educational visitors into school)				A 'field file' is the information that is taken on a trip by a school. This can be destroyed following the trip, once any medicines administers on the trip have been entered onto the core system. If there is a minor medical incident (for example, a medical incident dealt with by staff in the way it would be dealt with 'within school') on the trip, then adding it into the core system would be done. If there is a major incident (for example, a medical incident that needed outside agency) then retaining the entire file until time that the youngest child becomes 25 would be appropriate.

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					Permission to go on the trip slips will contain personal data, and destroying them after the trip unless any significant incident arises is appropriate, otherwise refer to the policies above.
Medical information and administration	X (permission slips)	X (medical conditions and ongoing management)		X medical incidents (potentially)	To support any handover work about effective management of medical conditions to a subsequent institution. Permission forms that parents sign should to be retained for the period that medication is given, and for 1 month afterwards if no issue is raised by child/parent. If no issue is raised in that time, that feels a reasonable window to assume all was administered satisfactorily. Adding this policy to the permission slip would seem prudent. Medical 'incidents' that have a behavioural or safeguarding angle (including the school's duty of care) should refer to the retention periods associated with those policies.

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Safeguarding				X	All data on the safeguarding file potentially forms part of an important story that may be needed retrospectively for many years. The elements of a pupil file (name, address) that are needed to identify children with certainty are needed to be retained along with those records.
Special educational needs					
Personal identifiers, contacts and personal characteristics	X (images used in identity systems)	X (images used in displays in school)	X (postcodes) X (names)		Images are used for different reasons, and the reason should dictate the retention period. Images used purely for identification can be deleted when the child leaves the setting. Images used in displays etc. can be retained for educational purposes whilst the child is at the school. Other usages of images (for example, marketing) should be retained for and used in line with the active informed consent captured at the outset of using the photograph.
	X (house number and road)		X (characteristics)		As set out in other sections, names are needed for smooth handover to subsequent schools for up to one year. Postcode data is useful in analysing longer-term performance trends or how catchment/pupil populations are shifting over time, but full address data (house number and road) is not required for that activity.

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					Schools may well provide references for pupils for up to 3 years after they leave, and so retaining the name in the core pupil record is important (this doesn't mean it needs to be retained in all systems). Keeping names attached to safeguarding files for longer than this may be entirely appropriate – see safeguarding section. Characteristics form an essential part of trend analysis, and so retention is in line with those needs.

Data set/system	Current practice	Impact of threat if occurs:	Likelihood:	Response to risk	Action plan	Review date
		1=low 5=high	Low, medium, high			uate
Name the data set and/or system with personal level data	What current practices exist (or not) that could either lead to the threat materialising or prevent the threat from materialising? For example, data entry, data management, transfer of data, collection of data, printing and storing information, handling data	ldentify what potential threat could be realised. Is threat related to: Privacy breach (data shared w/o consent or disclosed) Individual – in danger of harm/potential embarrassment /loss of confidentiality/ discrimination System failure or technical issues Non-compliance with GDPR through inadequate procedures/ non- consent/ negligence/	As a result of practice, how likely is the identified threat a reality? Select from: Low Medium High	Transfer risk to third party/insurance Treat/mitigate Risk - reduce risk Tolerate/accept level of risk Terminate/remove risk	Where the likelihood of a threat is high or medium, identify the actions to address the threat and mitigate or minimise the risk if not eliminated What actions can be taken to minimise the risk altogether? In some cases, threats cannot be removed entirely in which case, can agree action to 'Accept risk – no further action necessary' Ensure actions have lead person identified, timelines and linked	Depending on Action taken plan for a review

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		disregard/ ignorance/data shared without consent/data loss			actions that impact upon the overall action to mitigate or eliminate the risk.	