

Data Retention Policy **2021-2023**

Adopted by the Governing Board on: February 2021
To be reviewed by Governors on: February 2023

SLT: Alex Berry
Link Governor: Tim Craven

UTC Leeds recognises that the efficient management of its records is necessary to comply with its legal and regulatory obligations and to contribute to the effective overall management of the school. This document provides the policy framework through which this effective management can be achieved and audited.

Scope of the Policy

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

- Records are defined as all those documents which 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.
- A small percentage of the school's records will be selected for permanent preservation as part of the institution's archives and for historical research.

Responsibilities

- The school has a corporate responsibility to maintain its records and record keeping systems in accordance with the regulatory environment. The Principal has overall responsibility for this policy.
- 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 timely.
- 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 records management guidelines.

Relationship with Existing Policies

This policy has been drawn up within the context of:

- Freedom of Information Policy.
- Data Protection Policy
- and with other legislation or regulations (including audit, equal opportunities and ethics) affecting the school.

Safe Disposal of Records

Where records have been identified for destruction they will be disposed of in an appropriate way.

For example, we will shred or incinerate paper-based records, and overwrite or delete electronic files. We may also use a third party to safely dispose of records on the school's behalf. If we do so, we will require the third party to provide sufficient guarantees that it complies with data protection law.

Transfer of Information

Where lengthy retention periods have been allocated to records, members of staff may wish to consider converting paper records to other media. The lifespan of the media and the ability to migrate data where necessary should always be considered.

School Closures

Should the school close there will be records which will need to be stored until they work out their statutory retention periods.

It is the responsibility of the Local Authority to manage these records until they have reached the end of their administrative life and to arrange for their disposal when appropriate. There may be a number of different reasons why a school has closed and this may affect where the records need to be stored.

- If the school has been closed and the site is being sold or reallocated to other use then the LA should take responsibility for the records from the date the school closes.
- If two schools have merged onto one site and then function as one school, it is sensible to retain all the records relating to the two schools on the one site.
- If UTC Leeds closes and subsequently becomes an Academy, the records relating to the current pupil intake will be transferred to the Academy, but all other records become the responsibility of the LA.

Retention Guidelines

The following retention guidelines have been issued by the Management Society of Great Britain 'Retention Guidelines for Schools'. 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 1998* and the Freedom of Information Act 2000. Managing record series using these retention guidelines will be deemed to be 'normal processing' under the legislation mentioned above. If record series are to be kept for longer or shorter periods than laid out in this document the reasons for this need to be documented.

* The General Data Protection Regulation (GDPR) was implemented on 25 May 2018 and retention periods have been reviewed to ensure compliance with the GDPR

Child Protection – Responsibility is with the CPO

Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record	
Child Protection files	Yes	Education Act 2002, related guidance “Safeguarding Children in Education”, 2015	Retain whilst the child remains at the primary school	PASS SECURELY TO NEW SCHOOL	Child Protection information must be sent under separate cover to new school and proof of transfer obtained. Where a child is removed from roll to be educated at home, the file should be copied to the Local Authority. A copy of any chronology may be kept until the child reaches the age of 25.
Allegation of a child protection nature against a member of staff, including where the allegation is unfounded	Yes	Employment Practices Code: Supplementary Guidance 2.13.1 (Records of Disciplinary and Grievance) Education Act 2002 guidance “Dealing with Allegations of Abuse against Teachers and Other Staff” November 2005	Until the person’s normal retirement age or 10 years from the date of the allegation whichever is the longer then REVIEW. Note allegations that are found to be malicious should be removed from personnel files. If found they are to be kept on the file and a copy provided to the person concerned	DESTROY	The following is an extract from “Safeguarding Children and Safer Recruitment in Education” p60: “Record Keeping 5.10 It is important that a clear and comprehensive summary of any allegations made, details of how the allegation was followed up and resolved, and a note of any action taken and decisions reached, is kept on a person’s confidential personnel file, and a copy provided to the person concerned. The purpose of the record is to enable accurate information to be given in response to any future request for a reference if the person has moved on. It will provide clarification in cases where a future DBS Disclosure reveals information from the police about an allegation that did not result in a criminal conviction. And it will help to prevent unnecessary reinvestigation if, as sometimes happens, an allegation re-surfaces after a period of time. The record should be retained at least until the person has reached normal retirement age or for a period of 10 years from the date of the allegation if that is longer.”

Governors – Responsibility is with Principal's PA

Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record	
Principal set Minutes (signed)	No		Permanent	Retain in school for 6 years from date of meeting	Transfer to Archives
Inspection copies	No		Date of meeting + 3 years	DESTROY	
Agendas	No		Date of meeting	DESTROY	
Reports	No		Date of report + 6 years	Retain in school for 6 years from date of meeting	Transfer to Archives
Annual Parents' meeting papers	No		Date of meeting + 6 years	Retain in school for 6 years from date of meeting	Transfer to Archives
Instruments of Government	No		Permanent	Retain in school	Transfer to Archives when the school has closed
Trusts and Endowments	No		Permanent	Retain in school whilst operationally required	Transfer to Archives
Action Plans	No		Date of action plan + 3 years	DESTROY	It may be appropriate to offer to the Archives
Policy documents	No		Expiry of policy	Retain in school whilst policy is operational	Transfer to Archives
Complaints files	Yes		Date of resolution of complaint + 6 years	Retain in school for the first six years Review for further retention in the case of contentious disputes DESTROY routine complaints	
Annual Reports required by the Department for Education and Skills	No	Education (Governors' Annual Reports) (England) (Amendment) Regulations 2002.SI 2002 No 1171	Date of report + 10 years	DESTROY	Transfer to Archives

Management – Responsibility is with SLT

Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record	
Log books of activity in the school maintained by the Head Teacher	Yes		Date of last entry in the book + 6 years	Retain in the school for 6 years from the date of the last entry.	Transfer to the Archives
Minutes of the Senior Management Team and other internal administrative bodies	Yes		Date of meeting + 5 years	Retain in the school for 5 years from meeting	Transfer to the Archives
Reports made by the Head Teacher or the management team	Yes		Date of report + 3 years	Retain in the school for 3 years from meeting	Transfer to the Archives
Records created by Head Teachers, Deputy Head Teachers and other members of staff with administrative responsibilities	Yes		Current academic year + 6 years then review	DESTROY	
Correspondence created by Head Teachers, Deputy Head Teachers and other members of staff with administrative responsibilities	Yes		Date of correspondence + 3 years	DESTROY	
Professional development plans	Yes		Life of the plan + 6 years	DESTROY	
School development plans	No		Life of the plan + 3 years	DESTROY	
Admissions – if the admission is successful	Yes	School Admissions Code Statutory guidance for admission authorities, governing bodies, local authorities, schools adjudicators and admission appeals panels December 2014	Date of admission + 1 year	DESTROY	
Admissions – if the appeal is unsuccessful	Yes	School Admissions Code Statutory guidance for admission authorities, governing bodies, local authorities, schools adjudicators and admission appeals panels December 2014	Resolution of case + 1 year	DESTROY	

Pupils - Responsibility is with Admissions officer, data lead and SENCO					
Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record	
Admission Registers	Yes		Date of last entry in the book (or file) + 6 years	Retain in the school for 6 years from the date of the last entry.	Transfer to the Archives
Attendance registers	Yes		Date of register + 3 years	DESTROY	
Pupil's Educational Record required by The Education (Pupil Information England) Regulations 2005	Yes	The Education (Pupil Information) (England) Regulations 2005 SI 2005 No. 1437	Retain whilst the child remains at the primary school	The file should follow the pupil when he/she leaves the primary school. This will include: to another primary school to a secondary school or to a pupil referral unit. If the pupil dies whilst at primary school the file should be returned to the Local Authority to be retained for the statutory retention period. If the pupil transfers to an independent school, transfers to home schooling or leaves the country the file should be returned to the Local Authority to be retained for the statutory retention period. Primary Schools do not ordinarily have sufficient storage space to store records for pupils who have not transferred in the normal way. It makes more sense to transfer the record to the Local Authority as it is more likely that the pupil will request the record from the Local Authority	
Special Educational Needs files, reviews and Individual Education Plans	Yes	Limitation Act 1980 (Section 2)	DOB of the pupil + 25 years	REVIEW NOTE: This retention period is the minimum retention period that any pupil file should be kept. Some authorities choose to keep SEN files for a longer period of time to defend themselves in a "failure to provide a sufficient education" case. There is an element of business risk analysis involved in any decision to keep the records longer than the minimum retention period and this should be documented.	
Absence books	Yes		Current year + 6 years	DESTROY	
Public examination results	No		Year of examinations + 6 years	DESTROY	
Internal examination results	Yes		This information should be added to the pupil file		

Pupils - Responsibility is with Admissions officer, data lead and SENCO

Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record
Any other records created in the course of contact with pupils	Yes		Current year up to 3 years	Review at the end of 3 years and either allocate a further retention period or DESTROY
Statement maintained under The Education Act 1996 - Section 324	Yes	SEN and Disability Act 2001 Section 1	DOB of the pupil + 25 years (This would normally be retained in the pupil file)	DESTROY unless legal action is pending
Advice and information to parents regarding educational needs	Yes	SEN and Disability Act 2001 Section 2	DOB of the pupil + 25 years (This would normally be retained in the pupil file)	DESTROY unless legal action is pending
Accessibility Strategy	Yes	Special Educational Needs and Disability Act 2001 Section 14	DOB of the pupil + 25 years (This would normally be retained in the pupil file)	DESTROY unless legal action is pending
Children's SEN Files	Yes	SEN and Disability Act 2001 Section 1	DOB of pupil + 25 years then review – it may be appropriate to add an additional retention period in certain cases	DESTROY unless legal action is pending
Parental permission slips for school trips – where there has been no major incident	Yes		Conclusion of the trip	DESTROY
Parental permission slips for school trips – where there has been a major incident	Yes	Limitation Act 1980	DOB of the pupil involved in the incident + 25 years The permission slips for all pupils on the trip need to be retained to show that the rules had been followed for all pupils	DESTROY
Records created by schools to obtain approval to run an Educational Visit outside the Classroom.	No	Outdoor Education Advisers' Panel National Guidance specifically Section 3 "Legal Framework and Employer Systems" and Section 4 - "Good Practice".	Date of visit + 14 years	DESTROY

Curriculum - Responsibility is with Assistant Principal for Curriculum

Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record
Curriculum development	No		Current year + 6 years	DESTROY
Curriculum returns	No		Current year + 3 years	DESTROY
School syllabus	No		Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or DESTROY
Schemes of work	No		Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or DESTROY
Timetable	No		Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or DESTROY
Class record books	No		Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or DESTROY
Mark Books	No		Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or DESTROY
Record of homework set	No		Current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or DESTROY
Pupils' work	No		Where possible pupils' work should be returned to the pupil at the end of the academic year if this is not the school's policy then current year + 1 year	It may be appropriate to review these records at the end of each year and allocate a new retention period or DESTROY
SATS records	Yes		The SATS results should be recorded on the pupil's educational file and will therefore be retained until the pupil reaches the age of 25 years. The school may wish to keep a composite record of all the whole year SATs results. These could be kept for current year + 6 years to allow suitable comparison.	DESTROY
PAN reports	Yes		Current year + 6 years	DESTROY
Value added records	Yes		Current year + 6 years	DESTROY

Staff records - Responsibility is with Principal's PA / HR Lead

Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record
Timesheets, sick pay	Yes	Financial Regulations	Current year + 6 years	DESTROY
Staff Personal files	Yes		Termination + 6 years	DESTROY
Interview notes and recruitment records	Yes		Date of interview + 6 months	DESTROY
Pre-employment vetting information (including DBS checks)	No	DBS guidelines	Date of check + 6 months	DESTROY
Disciplinary proceedings:	Yes	Where the warning relates to child protection issues then retain until the person's normal retirement age, or 10 years from the date of the allegation, whichever is the longer. If the disciplinary proceedings relate to a child protection matter please contact your safeguarding children officer for further advice.		
• oral warning	Yes		Date of warning + 6 months	DESTROY
• written warning – level one	Yes		Date of warning + 6 months	DESTROY
• written warning – level two	Yes		Date of warning + 12 months	DESTROY
• final warning	Yes		Date of warning + 18 months	DESTROY
• case not found	Yes		If child protection related then retain until the person's normal retirement age, or 10 years from the date of the allegation whichever is the longer. Otherwise shred immediately at the conclusion of the case	DESTROY
Records relating to accident/injury at work	Yes		Date of incident + 12 years In the case of serious accidents, a further retention period will need to be applied	DESTROY
Annual appraisal/assessment records	No		Current year + 5 years	DESTROY
Salary cards	Yes		Last date of employment + 85 years	DESTROY
Maternity pay records	Yes	Statutory Maternity Pay (General) Regulations 1986 (SI 1986/1960), revised 1999	Current year, + 3yrs	DESTROY
Records held under Retirement Benefits Schemes (Information Powers) Regulations 1995	Yes		Current year + 6 years	DESTROY
Proofs of identity collected as part of the process of checking "portable" enhanced DBS disclosure	Yes		Where possible these should be checked and a note kept of what was seen and checked. If it is felt necessary to keep copy documentation then this should be placed on the member of staff's personal file.	

Recruitment - Responsibility is with Principal's PA / HR Lead					
Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record	
All records leading up to the appointment of a new member of staff – unsuccessful candidates	Yes		Date of appointment of successful candidate + 6 months	DESTROY	
All records leading up to the appointment of a new member of staff – successful candidate	Yes		All the relevant information should be added to the staff personal file (see above) and all other information retained for 6 months	DESTROY	
Pre-employment vetting information – DBS Checks	No	DBS Update Service Employer Guide June 2014: Keeping children safe in education. July 2015 (Statutory Guidance from Dept. of Education) Sections 73, 74	The school does not have to keep copies of DBS certificates. If the school does so the copy must NOT be retained for more than 6 months		
Proofs of identity collected as part of the process of checking "portable" enhanced DBS disclosure	Yes		Where possible these should be checked and a note kept of what was seen and what has been checked. If it is felt necessary to keep copy documentation then this should be placed on the member of staff's personal file (see above)		
Pre-employment vetting information – Evidence proving the right to work in the United Kingdom ⁴	Yes	An employer's guide to right to work checks (Home Office May 2015)	Where possible these documents should be added to the Staff Personal File (see above), but if they are kept separately then the Home Office requires that the documents are kept for termination of Employment plus not less than two years		

Health and Safety - Responsibility is with Health and Safety Lead

Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record
Accessibility Plans	Yes	Disability Discrimination Act	Current year + 6 years	DESTROY
Records relating to accident/injury at work	Yes		Date of incident + 12 years In the case of serious accidents, a further retention period will need to be applied	DESTROY
Accident Reporting	Yes	Social Security (Claims and Payments) Regulations 1979 Regulation 25. Social Security Administration Act 1992 Section 8. Limitation Act 1980		
Adults	Yes		Date of incident + 7 years	DESTROY
Children	Yes		DOB of child + 25 years	DESTROY
COSHH	No		Current year + 10 years (where appropriate an additional retention period may be allocated)	DESTROY
Incident reports	Yes		Current year + 20 years	DESTROY
Policy Statements	No		Date of expiry + 1 year	DESTROY
Risk Assessments	Yes		Current year + 3 years	DESTROY
Process of monitoring of areas where employees and persons are likely to have become in contact with asbestos	No		Last action + 40 years	DESTROY
Fire Precautions log books	No		Current year + 6 years	DESTROY

Administrative - Responsibility is with Principal's PA / HR Lead

Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record	
Employer's Liability certificate	No		Closure of the school + 40 years	DESTROY	
Inventories of equipment and furniture	No		Current year + 6 years	DESTROY	
School brochure or prospectus	Yes		Current year + 3 years		DESTROY
Newsletters	Yes		Current year + 1 year	Review to see whether a further retention period is required	DESTROY
Visitors' book	Yes		Current year + 6 years	Review to see whether a further retention period is required	DESTROY
PTA/Old Pupils Associations	Yes		Current year + 6 years	Review to see whether a further retention period is required	DESTROY

School Meals - Responsibility is with SENCO

Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record	
Free School Meals Registers	Yes		Current year + 6 years	DESTROY	
School Meals Summary Sheets	Yes		Current year + 3 years	DESTROY	

Finance - Responsibility is with Finance lead

Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record	
Annual Accounts	No	Financial Regulations	Current year + 6 years	DESTROY	
Loans and grants	No	Financial Regulations	Date of last payment on loan + 12 years	Review to see whether a further retention period is required	Transfer to Archives (The appropriate archivist will then take a sample for permanent preservation)
Contracts under seal	No		Contract completion date + 12 years	DESTROY	
Contracts under signature	No		Contract completion date + 6 years	DESTROY	
Copy orders	No		Current year + 2 years	DESTROY	
Budget reports, budget monitoring etc.	No		Current year + 3 years	DESTROY	
Invoice, receipts and other records covered by the Financial Regulations	No	Financial Regulations	Current year + 6 years	DESTROY	
Annual Budget and background papers	No		Current year + 6 years	DESTROY	
Order books and requisitions	No		Current year + 6 years	DESTROY	
Delivery Documentation	No		Current year + 6 years	DESTROY	
Debtors' Records	Yes	Limitation Act 1980	Current year + 6 years	DESTROY	
School Fund – Cheque books	No		Current year + 3 years	DESTROY	
School Fund – Paying in books	No		Current year + 6 years then review	DESTROY	
School Fund – Ledger	No		Current year + 6 years then review	DESTROY	
School Fund – Invoices	No		Current year + 6 years then review	DESTROY	
School Fund – Receipts	No		Current year + 6 years	DESTROY	
School Fund – Bank statements	No		Current year + 6 years then review	DESTROY	
School Fund – School Journey books	No		Current year + 6 years then review	DESTROY	
Applications for free school meals, travel, uniforms etc	Yes		Whilst child at school	DESTROY	
Student grant applications	Yes		Current year + 3 years	DESTROY	
Free school meals registers	Yes	Financial Regulations	Current year + 6 years	DESTROY	
Petty cash books	No	Financial Regulations	Current year + 6 years	DESTROY	
Contracts monitoring records	No		Current year + 2 years	DESTROY	

Property - Responsibility is with premises manager					
Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record	
Title Deeds	No		Permanent	Permanent these should follow the property unless the property has been registered at the Land Registry	Offer to Archives if the deeds are no longer needed
Plans	No		Permanent	Retain in school whilst operational	Offer to Archives
Maintenance and contractors	No	Financial Regulations	Current year + 6 years	DESTROY	
Leases	No		Expiry of lease + 6 years	DESTROY	
Lettings	No		Current year + 3 years	DESTROY	
Burglary, theft and vandalism report forms	No		Current year + 6 years	DESTROY	
Maintenance log books	No		Last entry + 10 years	DESTROY	
Contractors' Reports	No		Current year + 6 years	DESTROY	

Department for Education - Responsibility is with Principal and Principal's PA					
Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record	
OFSTED reports and papers	No		Replace former report with any new inspection report	Review to see whether a further retention period is required	Transfer to Archives
Returns	No		Current year + 6 years	DESTROY	
Circulars from Department for Education	No		Whilst operationally required	Review to see whether a further retention period is required	Transfer to Archives

Local Authority - Responsibility is with Principal and Principal's PA

Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record	
Secondary transfer sheets (Primary)	Yes		Current year + 2 years	DESTROY	
Attendance returns	Yes		Current year + 1 year	DESTROY	
Circulars from LA	No		Whilst required operationally	Review to see whether a further retention period is required	Transfer to Archive

Other Records - Administration - Responsibility is with Finance lead, Principal's PA and HR lead				
Basic file description	Data Protection Issues	Statutory Provisions	Retention Period	Action at the end of the administrative life of the record
Financial Records				
Financial records – accounts, statements, invoices, petty cash etc	No		Current year + 6 years	DESTROY
Insurance				
Insurance policies – Employers Liability	No	Employers Liability Financial Regulations	The policies are kept for a minimum of 6 years and a maximum of 40 years depending on the type of policy	DESTROY
Claims made against insurance policies – damage to property	Yes		Case concluded + 3 years	DESTROY
Claims made against insurance policies – personal injury	Yes		Case concluded + 6 years	DESTROY
Human Resources				
Personal Files - records relating to an individual's employment history	Yes**	Limitation Act 1980 (Section 2)	Termination + 6 years then review	DESTROY
Annual appraisal/ assessment records	Yes		Current year + 5 years	DESTROY
Pre-employment vetting information (including DBS checks)	No	DBS guidelines	Date of check + 6 months	The school does not have to keep copies of DBS certificates. If the school does so the copy must NOT be retained for more than 6 months
Staff training records – general	Yes		Current year + 2 years	DESTROY
Training (proof of completion such as certificates, awards, exam results)	Yes		Last action + 7 years	DESTROY
Risk Assessments	Yes		Current year + 3 years	DESTROY
Staff training records – general	Yes		Current year + 2 years	DESTROY
Training (proof of completion such as certificates, awards, exam results)	Yes		Last action + 7 years	DESTROY
Premises and Health and Safety				
Premises files (relating to maintenance)	No		Cessation of use of building + 7 years then review	DESTROY

**For Data Protection purposes the following information should be kept on the file for the following periods:

All documentation on the personal file	Duration of employment
Pre-employment and vetting information	Start date + 6 months
Records relating to accident or injury at work	Minimum of 12 years
Annual appraisal/assessment records	Minimum of 5 years

Records relating to disciplinary matters (kept on personal files)

- oral warning 6 months
- first level warning 6 months
- second level warning 12 months
- final warning 18 months

