

# **Corvus Learning Trust**

# **Data Retention Procedure**

This Corvus Learning Trust Data Retention Procedure applies to the Corvus Learning Trust (CLT) as a whole and to all the schools and service units in the Trust, in accordance with and pursuant to the Communications Policy of the Corvus Learning Trust and the CLT Data Protection Policy. The Corvus Learning Trust, including all the schools and services within the Trust, their Trustees, governors and staff, must abide by this procedure.

This procedure is subject to the CLT Scheme of Delegation; if there is any ambiguity or conflict then the Scheme of Delegation and any specific Scheme or alteration or restriction to the Scheme approved by the Board of Trustees takes precedence.

If there is any question or doubt about the interpretation or implementation of this procedure, the Chief Executive Officer (CEO) should be consulted.

### Approval and review:

This procedure is the responsibility of:

Chief Executive Officer

This procedure was approved by the Board of Trustees on: May 2018

This procedure is due for review by:

May 2021

# Corvus Learning Trust Data Retention Procedure

### 1.1 Responsibilities, approval and application

It is the responsibility of the local governing body and Headteacher of each school, and the Board of Trustees and Chief Executive Officer for Trust central services, to ensure that their school/service and its staff adhere to this procedure. In implementing this procedure the local governing body, Headteacher and Trust staff must take account of any advice given to them by the Chief Executive Officer and/or Board of Trustees.

The person responsible for this policy is the CLT Data Protection Officer:

Phil Marshall

Tel: 01344 772658

Email: enquiries@Corvuslearningtrust.co.uk

In this policy references to the Corvus Learning Trust will be read as including the Corvus Learning Trust central service and all schools in the Corvus Learning Trust.

In accordance with and pursuant to the Communications Policy of the Corvus Learning Trust and the CLT Data Protection Policy this CLT Data Retention Procedure applies to the Corvus Learning Trust as a whole and to all the schools and service units in the Trust. The Corvus Learning Trust, including all the schools and services within the Trust, their Trustees, governors and staff, must abide by this CLT Data Protection Policy.

In implementing this procedure the local governing body, Headteacher and school staff must take account of any advice or instruction given to them by the CLT the Chief Executive Officer or Board of Trustees.

If there is any question about the interpretation or implementation of this policy, the CLT Data Protection Officer or CLT Chief Executive Officer should be consulted.

### 1. INTRODUCTION

- 1.1. The aim of this procedure is to enable the Corvus Learning Trust to manage records effectively and in compliance with data protection and other regulations. The Corvus Learning Trust collects, holds, stores and creates significant amounts of data and information and this procedure provides a framework for the retention and disposal of categories of information and documents.
- 1.2. The Corvus Learning Trust is committed to the principles of data protection including the principle that information is only to be retained for as long as necessary for the purpose concerned.
- 1.3. Section 2 of this procedure sets out the main categories of information that the Corvus Learning Trust holds, the length of time that we intend to hold them, and the reason for this. The Corvus Learning Trust follows the Information and Records Management Society's information Toolkit for Schools 2016. Where a document is not shown in Section 2, the guidance given in the toolkit should be followed.

- 1.4. Section 3 of this procedure sets out the destruction procedure for documents at the end of their retention period. The CLT Data Protection Officer is responsible for ensuring that this is carried out appropriately, and any questions regarding this policy should be referred to them.
- 1.5. If a document or piece of information is reaching the end of its stated retention period, but there are reasons for wanting to retain it for longer, the matter should be referred to the CLT Data Protection Officer, who will make a decision as to whether it should be retained, for how long, and note the new time limit and reasons for extension.

# 2. Document Retention Period

| DOCUMENT CATEGORY  | REASON (Statutory Provision)  | RETENTION PERIOD   |
|--|---|--|
| Corporate / Constitutional   |   |  |
| Company Articles of Association, Rules / bylaws                        | Companies Act 2006<br>Charities Act 2011                                  | Permanent  |
| Academy funding agreement and any supplemental agreements              | Charities Act 2011  | Permanent  |
| Trustee / director minutes of meetings and written resolutions         | Companies Act 2006<br>Charities Act 2011                                  | Permanent  |
| Members' meetings etc. Minutes / resolutions                           | Companies Act 2006<br>Charities Act 2011                                  | Permanent  |
| Contracts e.g. with suppliers or grant makers                          | Limitation Act 1980   | Length of contract term plus 6 years   |
| Contracts executed as deeds  | Limitation Act 1980   | Length of contract term plus 12 years  |
| IP records and legal files re provision of service                     | Limitation Act 1980   | Life of service provision or IP plus 6 years   |
| Employer's Liability Insurance   | Employers' Liability (Compulsory Insurance Regulation) 1998               | 40 years   |
| Policies   | Commercial  | 3 years after lapse  |
| Claims correspondence  | Commercial  | 3 years after settlement   |
| Health & Safety  |   |  |
| General records  | Limitation Act 1970   | Minimum 3 years  |
| Records re work with hazardous substances                              | Control of Hazardous Substances to Health Regulations 2002                | Permanent  |
| Accident books / records and reports                                   | Reporting of Injuries Diseases and Dangerous Occurrences Regulations 1995 | 3 years after last entry or end of investigation   |
| Medical Scheme documentation   | Commercial  | Permanent unless personal data is included   |
| Property   |   |  |
| Original title deeds   |   | Permanent / to disposal of property  |
| Leases   | Limitation Act 1980   | 12 years after lease has expired   |
| Building records, plans, consents and certification and warranties etc | Limitations Act 1980  | 6 years after disposal or permanent if of historical / archival interest. Carry out review re: |
| Pension Records  |   |  |

| PENSION RECORDS                        |  | For all categories see:  |   |
|--|--|--|---|
| Records about employees and workers    |  | Detailed Guidance for Employers: (April  |   |
| Records re the Scheme                  |  | 2017)  |   |
| Records re active members and opt in / |  | Pensionsregulator.gov.uk   |   |
| opt out                                |  |  |   |
| Trust Deed / Rules and HMRC approvals  |  |  |   |
| Trustees' Minutes and annual accounts  |  |  |   |
| Policies including investment policies |  |  |   |
| Employees / Adm                        | inistration  |  |   |
| Payroll / Employed                     | e / Income Tax and NI  | Taxes Management Act 1970 / IT (PAYE)  | 6 years from end of current year              |
| records: P45; P6; I                    | PIID; P60, etc.  | Regulations  |   |
| Maternity pay                          | Statutory Maternity Pay Regulations                          | 3 years after the end of the tax year  |   |
| Sick pay                               | Statutory Sick Pay<br>(General)<br>Regulations               | 3 years after the end of the tax year  |   |
| National<br>Minimum wage<br>records    | National Minimum<br>Wage Act                                 | 3 years after the end of the tax year  |   |
| Foreign national ID documents          | Immigration<br>(Restrictions on<br>Employment) Order<br>2007 | Minimum 2 years from end of employment   |   |
|  | Independent School<br>Standards<br>Regulations               |  |   |
| HR files and training records          |  | Limitation Act 1970 and Data Protection regulation                                     | 6 years from end of employment                |
| Records re working time                |  | Working Time Regulations 1998 as amended   | 2 years                                       |
| Job applications (CVs and related      |  | ICO Employment Practices Code  | 6 months from your notification of outcome of |
| materials re unsuccessful applicants)  |  | (Recruitment & Selection) Disability Discrimination Act 1995 & Race Relations Act 1976 | application                                   |

| Pre-employment / volunteer vetting             | ICO Employment Practice Code Independent School Standards Regulations   | 6 months  |
|--|---|---|
| Disclosure & Barring Service checks            | Single Central Record Requirements<br>under Part 4 of the Schedule to the<br>Education (Independent School<br>Standards) Regulations 2014;  | Record only satisfactory / unsatisfactory result and delete other information. If copy is kept, not to be retained beyond 6 months See further DfE statutory Guidance 'Working Together to safeguard children' https://www.gov.uk/government/publications/working-together-to-safeguard-children2 |
| Volunteer records                              |   | 6 years from end of volunteering arrangement - ie for formal volunteers, similar to staff   |
| Pupils   |   |   |
| Educational Record                             | Pupil information Regulations 2005 (maintained schools only) Same approach applied in academy context.  Data Protection regulation  | 25 years from date of birth if this is the final school; 6 years otherwise  |
| Child Protection information (on child's file) | "Keeping children safe in education Statutory guidance for schools and colleges September 2016"; "Working together to safeguard children. A guide to inter-agency working to safeguard and promote the welfare of children February 2017" | RETAIN UNTIL FURTHER RECOMMENDATIONS Subject to moratorium on destruction due to historic child abuse enquiry. See https://www.iicsa.org.uk/document/guidance-note-retention- instructions-and-data-protection-requirements   |
| Child Protection Information in other files    | See above   | RETAIN UNTIL FURTHER RECOMMENDATIONS Subject to moratorium on destruction due to historic child abuse enquiry. See https://www.iicsa.org.uk/document/guidance-note-retention- instructions-and-data-protection-requirements   |
| Special Educational Needs                      |   |   |
| SEN files                                      | Limitation Act 1980   | Usually 25 years from date of birth of the pupil. If kept longer show good justification.   |
| Education Health and Care Plans                | Special Educational Needs and Disability<br>Regulations 2014<br>Children and families Act 2014, part 3  | 25 years from date of birth of the pupil  |

| Statements of Special Educational                           | Originally under Special Educational                 | 25 years from date of birth of pupil unless passed to  |
|---|--|--|
| Needs (now historic)  | Needs and Disability Regulations 2001                | new school (usually on the pupil's file)   |
| Attendance registers  | Pupil Registration Regulations 2006<br>Regulation 14 | 3 years from when the register entry was made if made in paper registers For computerised registers retain until 3 years after |
|   |  | the end of the school year during which the entry was made. This applies to every back up copy.                                |
| Other items e.g. curriculum related,                        | Case by case basis                                   | Usually, for the duration that the pupil is at the   |
| photographs, video recordings                               |  | school, but subject to case by case justification.   |
| Parents   |  |  |
|   | Pupil registration Regulations 2006                  | Usually, for the duration that the parent has a pupil  |
|   | For basic name and contact details.                  | at the school. Otherwise subject to case by case justification.  |
|   | Otherwise usually operational in                     |  |
|   | accordance with the statutory functions              |  |
|   | of the school  |  |
| Governance  |  |  |
| Agendas for Governing Body meetings                         |  | One copy to be permanently retained.   |
| Minutes of Governing Body meetings                          |  | Signed set to be permanently retained.   |
| Reports presented to the Governing Body                     |  | 6 years.   |
| Action plans created and administered by the Governing Body |  | Life of the plan + 3 years   |
| Records relating to complaints dealt                        |  | Date of the resolution of the complaint + 6 years.   |
| with by Governing Body                                      |  |  |
| Other school related information                            |  |  |
| Other school related information                            | II be taken from the <u>Information Records Ma</u>   | nagement Society guidance for schools  |

### 3. **DELETION OF DOCUMENTS**

3.1. When a document is at the end of its retention period, it should be dealt with in accordance with this procedure.

### **Confidential Waste**

- 3.2. This should be made available for collection in the confidential waste bins or sacks located around the school.
- 3.3. Anything that contains personal information should be treated as confidential.
- 3.4. Where deleting electronically, please refer to Data Protection Officer to ensure that this is carried out effectively.

### Other documentation

3.5. Other documentation can be deleted or placed in recycling bins where appropriate.

#### **Automatic deletion**

3.6. Certain information will be automatically archived by the computer systems. To retrieve any information, or prevent this happening in a particular circumstance, the CLT DPO must be advised and their consent obtained.

# Individual responsibility

- 3.7. Much of the retention and deletion of documents will be automatic, but any individual faced with a decision about a specific document, should ask themselves the following:
  - 3.7.1. Has the information come to the end of its useful life?
  - 3.7.2. Is there a legal requirement to keep this information or document for a set period? (Refer to Appendix 1 for more information)
  - 3.7.3. Would the information be likely to be needed in the case of any legal proceedings? In particular, is it potentially relevant to an historic child abuse enquiry? (Is the information contentious, does it relate to an incident that could potentially give rise to proceedings?)
  - 3.7.4. Would the document be useful for the organisation as a precedent, learning document, or for performance management processes?
  - 3.7.5. Is the document of historic or statistical significance?
- 3.8. If the conclusion is that the document should be retained, this must be referred to CLT DPO with the reasons and their consent must be obtained.