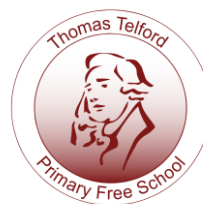


# Thomas Telford Multi Academy Trust



## Records Management Policy

### Redhill Primary Academy and Thomas Telford Primary Free School



Signed

A handwritten signature in black ink, appearing to read 'Dara Carroll'.

Mr Dara Carroll, Interim Chair of Governors

September 2025

## **Introduction and Principles**

Management of records by a Public Authority is a legal obligation (Section 46 of the Freedom of Information Act 2000).

The Code issued on 15 July 2021 sets out key principles about records and their management. These are the:

- Value of the information,
- Integrity of the information,
- Accountability for the information.

There are a range of statutory, regulatory and guidance that oblige us to accept, create, use, edit, store, and dispose of records. It is necessary to establish clarity about records keeping systems.

### **Aims**

- To effectively manage the records that are created and are integral to the operation of both schools',
- To confirm a clear framework to manage records and information within the schools',
- To provide an environment where records are stored securely,
- To ensure that records are accessible to those who need them,
- To ensure that the schools' workforce responsible for records management understand these obligations,
- To give effect to the s.46 Code of Practice our records management will take note of the principles it sets out.

### **Scope**

This policy applies to the schools' workforce and to all schools' records, whether the records originate within the schools' or are shared with the schools' by other means.

Records that are shared with third parties as a result of consent, regulatory obligations or contractual agreements are within the scope of this policy.

In the schools', the records that we access and hold originate are stored in a variety of formats, that include physical, digital, electronic audio/visual records. Some are held locally in the schools', others are hosted by third party providers.

All records are within the scope of this policy, records are required to be stored and retained in accordance with the document retention schedule attached to this policy.

Records may refer to individuals, financial planning tools, contracts, commercial organisations, public authorities, or charitable organisations. Some records will contain personal data.

Record retention and storage will be reviewed from time to time to ensure that the aims of this policy are met.

### **Responsibilities and actions**

The governing board is ultimately responsible for this policy, however on a daily basis operational management of the policy is delegated to the headteacher and senior leadership team.

Management of the policy will be reviewed at governing board meetings on at least an annual basis.

The headteacher will be required to monitor compliance with this policy by undertaking at least an annual check to determine if records are stored securely and can be accessed appropriately, in accordance with requirements in this policy.

Within the schools' responsibility for this policy will be with Claire Whiting, Executive Headteacher.

An active retention policy is applied to confirm what records are to be retained and set out a timeline for their secure disposal.

Individual schools' staff, contractors and volunteers and employees have personal responsibility for records within their control and day to day handling by ensuring that:

- Records are to be handled in accordance with the schools' policies and good practice for secure storage and usage,
- Keep accurate records as required,
- Personal data contained in records is used in compliance with the UK GDPR and schools' data protection policies and protocols,
- Personal information is shared appropriately and with a proper legal basis with any third party,
- Records are securely disposed in accordance with the schools' records retention schedule.

### **Child Abuse Records**

The Independent Inquiry into Child Sexual Abuse (Final Report 2022) recommends that any records that relate (or could relate) to sexual abuse should be retained for 75 years or 10 years past the retirement of a relevant member of staff, whichever is the longer term. We shall implement this and ensure that notification of the relevant records is made in the event of any transfer.

### **Creation and Management of School Archives**

The schools' archive is maintained as a resource to help inspire and equip current staff and pupils to understand and appreciate issues of identity, belonging and shared heritage; to prompt memories of both of the schools'-life among many generations of former pupils; and to serve as a research resource for all interested in the history of Redhill Primary Academy/Thomas Telford Primary Free School and the community it serves.

### **Relationship with existing policies and obligations**

This policy has been drawn up within the context of:

- Freedom of Information policy,
- Data Protection policy,
- Privacy Notices,
- Data Sharing Agreements,
- Information Security policy,
- IT security and use policies,
- Records retention policy/guidelines,
- With other legislation or regulations (including audit, equal opportunities and ethics) affecting the schools'.

## **Appendix 1**

The schools' keep a wide variety of records that may include (but are not limited to):

### **Students**

- Personal information,
- Parent/carer contact information,
- Academy/Free School reports,
- Behaviour logs,
- Exam and testing outcomes – internal and external,
- Child protection information,
- Allegations of a child protection nature made against a member of staff (including unfounded allegations),
- Attendance – attendance registers, authorised absence correspondence,
- SEND – reviews, advice to parents/carers, accessibility strategy,
- Pupil premium/sixth form bursary – evidence of eligibility,
- Free school meals eligibility,
- Services and pupil premium eligibility,
- LAC status,
- Medical – individual health plans, first aid records.

### **Management of the Schools'**

- Governing board records - agendas, minutes, resolutions, reports,
- Governors personal details,
- Declarations of interests,
- CPD and training,
- Statutory documents for companies house (if applicable),
- Accounts and trust report (if applicable),
- The schools' development plans and the schools' improvement plans,
- Leadership meetings, minutes and actions,
- Admission details,
- The schools' visitor logs,
- Health and safety records,
- Fire risk assessments,
- Risk assessments,
- Social media,
- Newsletters and external communication records.

### **Human Resources**

- Job descriptions,
- Application forms,
- Personnel files for all staff – including personal contact details,
- Appraisals,
- Performance reviews,
- Employment suitability checks,
- Contracts of employment,
- Records of disciplinary and grievances process ,
- Allegations and LADO referrals,
- Referrals to the TRA and/or DBS,
- Payroll and pensions – maternity/paternity pay, family leave records.

### **Financial Management**

- Budgets and funding details as required by the funding agreement, academies financial handbook and company law (if applicable),
- Risk management and insurance – employer’s liability insurance certificate,
- Asset management records,
- Asset register,
- All necessary financial records,
- Contracts,
- Contract management and procurement,
- Schools’ payment and meals management,
- Property management,
- Condition surveys,
- Hire agreements,
- Maintenance – log books, warranties and contractor information,
- Health and safety information,
- Curriculum & attainment,
- Teaching and learning planning,
- Timetabling and resource planning,
- Prospectus and website,
- Statistics and evidence of learning outcomes, targets,
- Pupil work records,
- Trip and visit records.

### **External Records**

- Central government and local authority,
- Local authority – census returns, attendance returns,
- Central government – returns made to DfE/ESFA,
- Ofsted,
- Referrals to third party agencies,
- Legal action involving the schools’,
- ICO action,
- Enquiries and investigations by external bodies.

Data will be processed to be in line with our requirements and protections set out in the UK General Data Protection Regulation, Data Protection Act as amended by the Data (Use and Access) Act 2025.