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Data Protection and the General Data Protection Regulation (GDPR)

Date	Review Date	Data Protection Officer	Nominated Committee member
02/09/2019	03/09/2021	M Hayes	D Redmond

We believe this policy should be a working document that is fit for purpose, represents the school ethos, enables consistency and quality across the school and is related to the following legislation:

- Equality Act 2010
- General Data Protection Regulations 2018

The following documentation is also related to this policy:

- Equality Act 2010: Advice for Schools (DfE)
- Race Disparity Audit - Summary Findings from the Ethnicity Facts and Figures Website (Cabinet Office)
- Preparing for the General Data Protection Regulation (GDPR) - Information Commissioner's Office

We are aware that the General Data Protection Regulations (GDPR) will entirely replace the current Data Protection Act (DPA) by making radical changes to many existing data protection rules and regulations that schools, academies and other educational establishments adhere to under the DPA. The principal aim of the GDPR is to strengthen and unify the safety and security of all data held within an organisation.

We have the duty to ensure that we comply with this new regulation by considering the impact that the GDPR will have on this school and to ensure new policies and procedures are in place before the GDPR comes into effect.

We believe that we comply with the current DPA and we realise that many of the GDPR's main concepts and principles are much the same as those in the DPA but we are aware that there are new elements, significant improvements and a new accountability that we need to address for the first time. We understand that under the GDPR:

- data management is strengthened and unified;



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- it will become illegal not to have a formal contract or service level agreement with a chosen data processor;
- the data processor must be GDPR compliant;
- there will be higher penalties for non-compliance with the GDPR;
- data breaches must be reported within 72 hours;
- individuals have greater control over their personal data.

We are committed to the protection of all personal and sensitive data for which we hold responsibility as the Data Controller. We believe the handling of such data is in line with the data protection principles and that access to such data does not breach the rights of the individuals to who it relates.

We acknowledge the GDPR's definition of personal data as 'meaning any information relating to an identifiable person who can be directly or indirectly identified in particular by reference to an identifier' such as name, identification number, location data or online identifier. It applies to both automated personal data and to manual filing systems where personal data are accessible according to specific criteria.

The GDPR refers to sensitive personal data as “special categories of personal data” which includes genetic data, and biometric data where such data is processed to uniquely identify an individual by using finger prints, face recognition or eye screening.

At all times we ensure the principles of the DPA are applied and that all data is:

- processed lawfully;
- obtained and processed for specific and lawful purposes;
- sufficient, appropriate and not excessive in relation to the precise purpose;
- accurate and up to date;
- not kept for a great length of time;
- processed in agreement with the individual’s legal rights;
- protected against unlawful processing, accidental loss, destruction or damage;
- not to be transferred outside the EU unless the rights and freedom of the individual is protected.

We have the responsibility to ensure that all changes to data protection legislation will be monitored and implemented in order to remain compliant with all requirements. All school personnel will attend training in order to be made aware of data protection policies and legal requirements. All contracted service providers will also be notified of our data protection policies and legal requirements.



In preparation for full compliance with the General Data Protection Regulation we have used the 12 step guidance from the Information Commissioner's Office in order to identify what changes we need to make.

On completion of the ICO guidance an updated data protection system that fits the needs of the school and complies with the new General Data Protection Regulations will be implemented.

All our data processing activities will be registered with the Information Commissioner's Office (ICO). The ICO will be notified of any changes to the type of data processing activities being undertaken and the register will be amended accordingly.

We are aware that the GDPR places greater emphasis on accountability and therefore the Data Protection Officer will keep up to date documentation of all data protection activities.

We all have a responsibility to ensure equality permeates in to all aspects of school life and that everyone is treated equally irrespective of age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex and sexual orientation. We want everyone connected with this school to feel safe, secure, valued and of equal worth.

We acknowledge the findings of the Race Disparity Audit that clearly shows how people of different ethnicities are treated across the public services of health, education, employment and the criminal justice system.

The educational section of the audit that covers: differences by region; attainment and economic disadvantage; exclusions and abuse; and destinations, has a significant importance for the strategic planning of this school.

We believe it is essential that this policy clearly identifies and outlines the roles and responsibilities of all those involved in the procedures and arrangements that is connected with this policy.

Aims

- To ensure compliance with the General Data Protection Regulations.
- To strengthen and unify the safety and security of all data held within the school.



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- To ensure the protection of all personal and sensitive data for which we hold responsibility as the Data Controller.
- To ensure the handling of all personal and sensitive data is in line with the data protection principles.
- To undertake an audit of the school's current position in preparation for the full implementation of and compliance with the GDPR.
- To work with other schools and the local authority to share good practice in order to improve this policy.

Responsibility for the Policy and Procedure

Role of the Committee

The Committee has:

- the responsibility to comply with the legal requirements of the new General Data Protection Regulation 2018;
- in accordance with the GDPR appointed a Data Protection Officer who has expert knowledge of data protection law and practices;
- the responsibility to ensure the DPO:
 - operates independently and is not dismissed or penalised for undertaking their role;
 - keeps the Committee up to date with all data protection activities;
 - has adequate resources to meet their GDPR obligations;
 - keeps up to date documentation of all data protection activities.
- the responsibility to ensure data is processed in accordance with the eight principles of the Data Protection Act 1998;
- delegated powers and responsibilities to the Headteacher as 'Data Controller' for the school;
- delegated powers and responsibilities to the Headteacher to prepare for compliance with the GDPR by following the 12 step guidance from the Information Commissioner's Office in order to identify what changes that we need to make to the current data protection system;
- delegated powers and responsibilities to the Headteacher that on completion of the guidance to devise and implement an updated data protection system that fits the needs of the school and complies with the new GDPR;
- delegated powers and responsibilities to the Headteacher to ensure all school personnel and stakeholders are aware of and comply with this policy;



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- responsibility for ensuring that the school complies with all equalities legislation;
- nominated a designated Equalities committee member to ensure that appropriate action will be taken to deal with all prejudice related incidents or incidents which are a breach of this policy;
- responsibility for ensuring funding is in place to support this policy;
- responsibility for ensuring this policy and all policies are maintained and updated regularly;
- responsibility for ensuring all policies are made available to parents;
- nominated a link committee member to:
 - visit the school regularly;
 - work closely with the Headteacher;
 - ensure this policy and other linked policies are up to date;
 - ensure that everyone connected with the school is aware of this policy;
 - attend training related to this policy;
 - report to the Committee every term;
 - annually report to the Committee on the success and development of this policy.
- responsibility for the effective implementation, monitoring and evaluation of this policy.

Role of the Headteacher

The Headteacher will:

- act as 'Data Controller' for the school;
- prepare for the General Data Protection Regulation by following the 12 step plan in accordance with the advice from the Information Commissioner's Office (See Appendix):
 - Awareness**
 - To organise awareness training in order to inform all school personnel and committee members:
 - that data law is changing to GDPR;
 - to appreciate the impact it will have on the school;
 - how the impact will affect the school;
 - by identifying areas that could cause compliance problems under the GDPR.
 - To hold refresher training for all school personnel and committee members when necessary.



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- Information we hold (See Appendix)**
 - To organise an information audit of data held on pupils, school personnel , parents, committee members/trustees and suppliers.
 - The audit will be undertaken under the following headings:
 - The type of data.
 - How is the data collected?
 - How is it processed?
 - Where did it come from?
 - Where is it located?
 - How is it secured?
 - Who is it shared with?

- Communicating Privacy Information**
 - To review current privacy notices and to undertake any necessary changes before the implementation of GDPR.

- Individuals' Rights**
 - To check current procedures to ensure they cover all the rights of individuals have including:
 - how to delete personal data; and
 - how to provide data electronically in a commonly used format.

- Subject Access Requests**
 - To update present procedures and to plan how to handle requests within the new one month timescale and to provide any additional information.

- Legal basis for protecting personal data**
 - To review the various types of data processing that the school carries out and then identify and document the legal basis for carrying it out.

- Consent**
 - To review how the school seeks, obtains and records consent and consider any changes that are required.

- Children**



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- To 'start thinking now about whether we need to put systems in place to verify individuals ages and to obtain parental or guardian consent for any data processing activity.'

Data breaches

- To ensure the right procedures are in place to detect, report and investigate a personal data breach.

Data protection by design and data protection impact assessments

- To consider when to begin implementation of the Privacy Impact Assessments.

Data Protection Officers

- To have in place a designated Data Protection Officer to take responsibility for data protection compliance.
- To assess where this role sits within the school's structure and governance arrangements.

international

- To determine (if the school operates internationally) under which data protection supervisory authority applies to the school.

- keep a detailed record of all activities while undertaking the 12 point plan;
- ensure the school complies with the GDPR;
- works closely with the Data Protection Officer and the nominated committee member;
- ensure the school complies with the eight data protection principles;
- ensure all data is processed fairly and lawfully;
- ensure security measures and confidential systems are in place to protect personal data and pupil records;
- ensure data is obtained for specific and lawful purposes;
- ensure data is adequate, relevant and not excessive;
- ensure all personal data is accurate and that inaccurate data is corrected or erased;
- ensure that at the beginning of every academic year all school personnel will receive a copy of their personal data;
- ensure procedures are in place to deal with requests for access to personal data;
- ensure data is not kept longer than is necessary;
- ensure school personnel are aware of their rights;
- ensure school personnel are aware of their responsibilities;
- ensure a pupil's educational records will be made available to their parents or carers on receipt of a written request;



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- ensure a Common Transfer File is sent when a pupil joins another school;
- make effective use of relevant research and information to improve this policy;
- provide leadership and vision in respect of equality;
- provide guidance, support and training to all staff;
- monitor the effectiveness of this policy by speaking with pupils, school personnel, parents and committee members;
- annually report to the Committee on the success and development of this policy.

Role of the Data Protection Officer

The Data Protection Officer will:

- have expert knowledge of data protection law and practices;
- inform the school and school personnel about their obligations to comply with the GDPR and other data protection laws;
- ensure data management is strengthened and unified;
- monitor compliance with the GDPR and other data protection laws;
- manage internal data protection activities;
- ensure risk and impact assessments are conducted in accordance with ICO guidance;
- report data breaches within 72 hours;
- ensure individuals have greater control over their personal data;
- ensure that prior to the processing of an individual's data that:
 - the process is in line with ICO guidance;
 - the process is transparent;
 - the individual will be notified;
 - the notification is written in a form that is understandable to children;
 - when sharing an individual's data to a third party outside of school that details for the sharing are clearly defined within the notifications.
- share an individual's data where it is a legal requirement to provide such information;
- process all written subject access requests from individuals within 40 days of receiving them;
- have in place a formal contract or service level agreement with a chosen data processor who is GDPR compliant;
- ensure the secure disposal of redundant data and IT hardware holding data in compliance with ICO guidance;
- train school personnel;
- conduct audits.



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- be the first point of contact for supervisory authorities and for individuals whose data is processed;
- keep up to date documentation of all data protection activities.
- work closely with the Headteacher and nominated committee member;
- periodically report to the Headteacher and to the Committee;
- annually report to the Committee on the success and development of this policy.

Role of School Personnel

School personnel will:

- attend GDPR awareness training;
- comply with all aspects of this policy;
- be aware of all other linked policies.

Role of Parents/Carers

Parents/carers will:

- be invited to attend GDPR awareness training;
- comply with all aspects of this policy;
- be aware of all other linked policies.

Raising Awareness of this Policy

We will raise awareness of this policy via:

- the School Handbook/Prospectus;
- the school website;
- the Staff Handbook;
- meetings with school personnel;
- communications with home such as weekly newsletters and of end of half term newsletters;
- reports such annual report to parents and Headteacher reports to the Committee.

Training

All school personnel:

- have equal chances of training, career development and promotion



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- receive training on this policy on induction which specifically covers:
 - General Data Protection Regulation
 - Data Protection Act 1998
 - Freedom of Information 2000
 - Access to Personal Records
 - E-safety
 - Grievance Procedure
 - Equality
- receive periodic training so that they are kept up to date with new information
- receive equal opportunities training on induction in order to improve their understanding of the Equality Act 2010 and its implications

Equality Impact Assessment

Under the Equality Act 2010 we have a duty not to discriminate against people on the basis of their age, disability, gender, gender identity, pregnancy or maternity, race, religion or belief and sexual orientation.

This policy has been equality impact assessed and we believe that it is in line with the Equality Act 2010 as it is fair, it does not prioritise or disadvantage any pupil and it helps to promote equality at this school.

Monitoring the Implementation and Effectiveness of the Policy

The practical application of this policy will be reviewed annually or when the need arises by the coordinator, the Headteacher and the nominated committee member.

A statement of the policy's effectiveness and the necessary recommendations for improvement will be presented to the Committee for further discussion and endorsement.

Linked Policies

- Equality
- E-Safety
- Freedom of Information
- Grievance Procedure



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See Appendices Documents section on Policies for Schools Website

- Frequency of Policy Monitoring
- Monitoring Implementation and Policy Effectiveness Action Plan
- Initial Equality Impact Assessment
- Policy Evaluation
- Policy Approval Form

Headteacher:	N Myers	Date:	11/09/2019
Chair of Committee:	D Redmond	Date:	13/09/2019



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Preparing for the General Data Protection Regulation (GDPR)

ICO's 12 Steps		Action
Awareness	<ul style="list-style-type: none"> ▪ To organise awareness training in order to inform all school personnel and committee members. ▪ To hold refresher training for all school personnel and committee members when necessary. 	<p>All staff have received training, and this will be updated and refreshed as and when.</p> <p>All staff have signed data protection sheets and acknowledgments.</p>
Information we hold	<ul style="list-style-type: none"> ▪ To organise an information audit of data held on pupils, school personnel, parents, committee members/trustees and suppliers. 	<p>All information is secured password protected and destroyed if no longer relevant, or if permissions are not granted for us to store.</p>
Communicating Privacy Information	<ul style="list-style-type: none"> ▪ To review current privacy notices and to undertake any necessary changes before the implementation of GDPR. 	<p>All have been secured and notices / communications updated.</p>
Individuals Rights	<ul style="list-style-type: none"> ▪ To check current procedures to ensure they cover all the rights of individuals. 	<p>All parents and students to sign individual consent forms with relation to retaining and usage information and the period of which we can do so.</p>



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Subject Access Requests	<ul style="list-style-type: none"> ▪ To update present procedures, to plan how to handle requests within the new one month timescale and to provide any additional information. 	
Lawful basis for processing personal data	<ul style="list-style-type: none"> ▪ To review the various types of data processing that the school carries out and then identify and document the legal basis for carrying it out. 	Staff, Parental and student consent
Consent	<ul style="list-style-type: none"> ▪ To review how the school seeks, obtains, records consent and consider any changes that are required. 	Well documented and updated appropriately. Termly yearly and during referral.
Children	<ul style="list-style-type: none"> ▪ To 'start thinking now about whether we need to put systems in place to verify individuals ages and to obtain parental or guardian consent for any data processing activity.' 	All well documented and parental permission and student permission sought for all information kept on file.



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Data Breaches	<ul style="list-style-type: none">▪ To ensure the right procedures are in place to detect, report and investigate a personal data breach.	All staff are trained and updated regularly on data breaches and storing of information.
Data Protection by Design and Data Protection Impact Assessments	<ul style="list-style-type: none">▪ To consider when to begin implementation of the Privacy Impact Assessments.	New system installed (sisco) July 2019
Data Protection Officers	<ul style="list-style-type: none">▪ To have in place a designated Data Protection Officer to take responsibility for data protection compliance.▪ To assess where this role sits within the school's structure and governance arrangements.	Martin Hayes is our designated lead.
International	<ul style="list-style-type: none">▪ To determine (if the school operates internationally) under which data protection supervisory authority applies to the school.	N/A



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Data Protection Audit of Personal and Sensitive Data

	What type of data ?	How is the data collected?	How is it processed ?	Where did it come from?	Where is it located?	How is it secured ?	Who is it shared with?
Pupils	p	REF	SEC	PARENTS/STAKEHOLDERS	SECURE ELECTRONICALLY AND PAPER	Password / encrypted	HR/ appropriate staff
School Personnel	p	APPLICATION	SEC	PREVIOUS EMPLOYERS/ THEMSELVES	SECURE ELECTRONICALLY AND PAPER	Password / Encrypted	HR
Parents	p	REF	SEC	DATA COLLECTION/ REF	SECURE ELECTRONICALLY AND PAPER SECURE ELECTRONICALLY AND PAPER PER	Password / Encrypted	HR
Committee members	p	APPLICATION	SEC	APPLICATION/ THEMSELVES	SECURE ELECTRONICALLY AND PAPER SECURE ELECTRONICALLY AND PAPER	Password / Encrypted	HR Director/ SLT
Suppliers	G	G	G	WILLINGLY	ELECTRONICALLY	Password	Director



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GDPR School Readiness Statement

ICO's 12 Steps	Statement	Date(s)
Awareness	We have held:	05/06/2019
	▪ awareness training for all school personnel on:	
	▪ awareness training for all committee members on:	05/06/2019
	▪ awareness training for parents on:	LETTER/05/092019
	▪ awareness training for suppliers on:	N/A
Information we hold	We have undertaken an information audit of all data held on pupils, school personnel, parents, committee members/trustees and suppliers on:	03/08/2019
	From that audit we have made the following improvements:	SISCO
	▪	
Communicating Privacy Information	We have reviewed current privacy notices and we have made the following improvements:	ENCRYPTED FILES AND PAPER FILES ARE SECURED IN
	▪	



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		APPROPRIATE MANNER
Individuals Rights	<p>We have checked current procedures to ensure they cover all the rights of individuals have and we have made the following improvements:</p> <ul style="list-style-type: none"> ▪ 	RESTRICTED ACCESS FURTHER
Subject Access Requests	<p>We have reviewed current procedures and we plan to handle new requests within the one month timescale by:</p> <ul style="list-style-type: none"> ▪ 	MARTIN HAYES TO LEAD UPDATE TO BE GIVEN ON 28/01/2020
Lawful basis for processing personal data	<p>We have reviewed the various types of data processing that we carry out and we have identified and documented the legal basis for carrying it out by:</p> <ul style="list-style-type: none"> ▪ 	MARTIN HAYES COMPLETED APRIL 2018
Consent	<p>We have reviewed how we seek, obtain and record consent and we have made the following improvements:</p> <ul style="list-style-type: none"> ▪ 	REDUCED INFORMATION CARRIED ON WRITTEN DOCUMENTATION BY STUDENTS
Children	<p>We have in place the following system to verify the ages of individuals:</p> <ul style="list-style-type: none"> ▪ 	REFERRALS/ PARENTS CONSENTS AND



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		AUTHORISATION LEAVER FORMS AND RETENTION OF DOCUMENTATION
Data Breaches	We have in place the following procedures to detect, report and investigate a personal data breach: ▪	MARTIN HAYES TO LEAD AND ADVICE ON ADDITIONAL POLICY
Data Protection by Design and Data Protection Impact Assessments	We have started to implement the Privacy Impact Assessments on:	APRIL 2018 MARTIN HAYES TO LEAD IN CONJUNCTION WITH DERRICK MASTERS
Data Protection Officers	We have appointed _____ as Data Protection Officer.	MARTIN HAYES
International	We are / are not an international school and our data protection supervisory authority is: ▪	N/A



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