

# **Data protection policy**

#### **Policy statement**

The Whitgift Foundation, known as John Whitgift Foundation (the "Foundation") is committed to being transparent about how it collects and uses the personal data of its governors, staff, pupils, parents, residents, and clients to meeting its data protection obligations. This policy sets out the Foundation's commitment to data protection and individual rights and obligations in relation to personal data.

This policy applies to the personal data of governors, job applicants, employees, workers, contractors, volunteers, apprentices, and former employees, referred to as HR-related personal data. This policy also applies to the personal data of pupils, parents, residents, and clients of the Foundation's care services.

Martin Corney, Chief Executive, is the person with responsibility for data protection compliance. He can be contacted at John Whitgift Foundation, North End, Croydon, CR9 1SS or via email martincorney@johnwhitgiftfoundation.org. Any questions about this policy, or requests for further information, should be directed to him.

#### Legislation

This policy has been written in accordance with the General Data Protection Regulations, which came into force on 25 May 2018, and the Data Protection Act 2018, replacing the Data Protection Act 1998.

#### **Definitions**

**Personal data** is any information that relates to an individual who can be identified from that information, either directly or indirectly.

**Processing** is any use that is made of data, including collecting, storing, amending, disclosing, or destroying it.

**Special categories of personal data** refers to information about an individual's racial or ethnic origin, political opinions, religious or philosophical beliefs, trade union membership, health, sex life or sexual orientation and biometric data.

*Criminal records* data means information about an individual's criminal convictions and offences, and information relating to criminal allegations and proceedings.

#### 1. Data protection principles

The Foundation processes personal data in accordance with the following data protection principles:

- a) Processes personal data lawfully, fairly and in a transparent manner.
- b) Collects personal data only for specified, explicit and legitimate purposes.
- c) Processes personal data only where it is adequate, relevant, and limited to what is necessary for the purposes of processing.
- d) Keeps accurate personal data and takes all reasonable steps to ensure that inaccurate personal data is rectified or deleted without delay.

- e) Keeps personal data only for the period necessary for processing.
- f) Adopts appropriate measures to make sure that personal data is secure, and protected against unauthorised or unlawful processing, and accidental loss, destruction, or damage.

The Foundation tells individuals the reasons for processing their personal data, how it uses such data and the legal basis for processing in its privacy notices. It will not process personal data of individuals for other reasons.

Where the Foundation processes special categories of personal data, such as ethnicity data, the information is given on a voluntary basis and will only be used for anonymised monitoring purposes. The Foundation also processes other personal sensitive data, such as medical information, in order to maintain the health and wellbeing of pupils and residents.

The Foundation is required by law to undertake criminal records checks for governors and those who are working with children or vulnerable adults. The information gathered will only be used for the purpose of determining suitability for the relevant role.

The Foundation will update personal data promptly if an individual advises that their information has changed or is inaccurate.

Personal data gathered is held in the individual's personal file in hard copy and in electronic format on various IT systems. The periods for which the Foundation holds personal data are contained in the retention schedule attached to this policy as appendix 1.

### 2. Individual rights

As a data subject, individuals have a number of rights in relation to their personal data.

#### 2.1 Subject access requests

Individuals have the right to access their personal data so that they are aware of and can verify the lawfulness of the processing. An individual is entitled to:

- confirmation that their data is being processed
- access to their personal data; and
- other supplementary information this largely corresponds to the information that should be provided in a privacy notice.

The Foundation will also provide the individual with a copy of their personal data that is being processed. This will normally be in electronic form if the individual has made a request electronically unless they agree otherwise.

To make a subject access request, the individual should send the request to Martin Corney, Chief Executive, John Whitgift Foundation, North End, Croydon, CR9 1SS. In some cases, it may be necessary to ask for proof of identification before the request can be processed; in such cases individuals will be informed and notified of the documents required to verify their identity. If a subject access request is sent to a Foundation establishment, the Chief Executive's office must be informed straight away so that it can be processed appropriately and within agreed timescales.

The Foundation will normally respond to a subject access request within a period of one month from the date it is received. In some cases, such as where the request is complex or numerous, the timescale may be extended by a further two months. If this is the case, the individual will be informed within one month of the receipt of the request of the extended timescale and why the extension is necessary.

Where the individual has requested a large quantity of data, the Foundation may ask the individual to specify the information the request relates to.

If a subject access request is manifestly unfounded or excessive, the Foundation is not obliged to comply with it. Alternatively, the Foundation can agree to respond but will charge a fee based on the administrative cost of responding to the request. For example, a subject access request is likely to be manifestly unfounded or excessive where it repeats a request to which the Foundation has already responded. If an individual submits a request that is unfounded or excessive, the Foundation will notify them that this is the case and whether or not it will respond to it.

#### 2.2 Other individual rights

Individuals have a number of other rights in relation to their personal data. They can require the Foundation to:

- rectify inaccurate data
- stop processing or erase data that is no longer necessary for the purposes of processing
- stop processing or erase data if the individual's interests override the Foundation's legitimate grounds for processing data (where the Foundation relies on its legitimate interests as a reason for processing data)
- stop processing or erase data if processing is unlawful; and
- stop processing data for a period if data is inaccurate or if there is a dispute about whether or not the individual's interests override the Foundation's legitimate grounds for processing data.

To ask the Foundation to take any of these steps, the individual should send the request to Martin Corney at martincorney@johnwhitgiftfoundation.org.

#### 3. Data security

The Foundation takes the security of personal data very seriously. The Foundation has internal policies and controls in place to protect personal data against loss, accidental destruction, misuse, or disclosure, and to ensure that data is not accessed, except by employees in the proper performance of their duties. The individual should refer to specific IT security policies at the establishment they are located at for more detail.

Where the Foundation engages third parties to process personal data on its behalf, such parties do so on the basis of written instructions, are under a duty of confidentiality and are obliged to implement appropriate technical and organisational measures to ensure the security of data.

#### 4. Impact assessments

Some of the processing that the Foundation carries out may result in risks to privacy. Where processing would result in a high risk to an individual's rights and freedoms, the Foundation will carry out a data protection impact assessment to determine the necessity and proportionality of processing. This will include considering the purposes for which the activity is carried out, the risks for individuals and the measures that can be put in place to mitigate those risks.

#### 5. Data breaches

A data breach occurs when personal data (any data relating to an identified or identifiable natural person) is destroyed, lost, altered or if there is unauthorised disclosure of (or access to) personal data as a result of a breach of security. This includes breaches that are the result of both accidental and deliberate causes.

Personal data breaches can include:

- access by an unauthorised third party
- deliberate or accidental action (or inaction) by a controller or processor
- sending personal data to an incorrect recipient
- computing devices containing personal data being lost or stolen
- alteration of personal data without permission
- loss of availability of personal data.

Any breach of personal data, however small, must be reported to the Data Controller, Martin Corney, as soon as possible after the breach has taken place (see appendix 3 personal data breach reporting form).

Each breach of data will be assessed by the Data Controller, and if it is determined that the data breach poses a risk to the rights and freedoms of individuals, he will report it to the Information Commissioner within 72-hours of discovery.

The Foundation will record all data breaches regardless of their effect.

If the breach is likely to result in a high risk to the rights and freedoms of individuals, the Foundation will tell affected individuals that there has been a breach and provide them with information about its likely consequences and the mitigation measures it has taken.

#### 6. International data transfers

The Foundation may transfer some personal data outside the EEA, such as pupil data for trips, exchanges, and studies at overseas' educational establishments. Where data is transferred outside the EEA, data subjects' permission will be sought prior to the transfer of any data and appropriate safeguards, in line with data protection requirements, will be put in place to maintain the security of the data being transferred.

#### 7. Individual responsibilities

The Foundation may periodically ask individuals to check the personal information held on them so that they can ensure it is up to date. Individuals are responsible for keeping their personal data up to date and should let the Foundation know if data provided changes, for example if an individual moves to a new house or changes their bank details.

Individuals may have access to the personal data of governors, employees, pupils, parents, or residents in the course of their employment or contract period. Where this is the case, the Foundation expects individuals to help meet its data protection obligations to staff, customers and clients and keep any personal data confidential and secure.

Individuals who have access to personal data are required:

- To access only data that they have authority to access and only for authorised purposes.
- Not to disclose data except to individuals (whether inside or outside the Foundation) who have appropriate authorisation.
- To keep data secure (for example by complying with rules on access to premises, computer access, including password protection, and secure file storage and destruction).
- Not to remove personal data, or devices containing or that can be used to access personal data, from the Foundation's premises without adopting appropriate security measures (such as encryption or password protection) to secure the data and the device.
- Not to store personal data on local drives or on personal devices that are used for work purposes.
- Report any breach of personal data, however small, to the Foundation's Data Controller.

Further details about the Foundation's security procedures can be found in individual establishment's ICT usage policies.

In particular, an individual should ensure that they:

- use password-protected or encrypted software where available for the transmission and receipt of documents containing personal data
- send fax transmissions to a direct fax where possible and with a secure cover sheet;
   and
- lock files containing personal data in secure cabinets.

Where information is disposed of, individuals should ensure that it is destroyed securely. This may involve the permanent removal of the information from the server so that it does not remain in an individual's inbox or deleted folder. Hard copies of information may need to be confidentially shredded. Employees should be careful to ensure that information is not disposed of in a wastepaper basket/recycle bin.

If an individual acquires any personal information in error by whatever means, they should inform the head of establishment or Chief Executive immediately and, if it is not necessary for them to retain that information, arrange for it to be handled by the appropriate individual within the Foundation.

An individual must not take any personal information away from the Foundation's premises unless they have obtained the prior consent of the head of establishment or Chief Executive.

If an individual is in any doubt about what their may or may not do with personal information, they should seek advice from the Head of Human Resources. If they cannot get in touch with the Head of Human Resources, they should not disclose the information concerned until they have been able to do so.

# 8. Taking records containing personal data off site

An individual may only take certain records containing personal data off site where there is a valid reason given by the head of establishment or Chief Executive.

Any individual taking records off site must ensure that they do not leave their laptop, other device or any hard copies of records in a public place such as on the train or in the car. They must also take care when observing the information in hard copy or on-screen that such information is not viewed by anyone who is not legitimately privy to that information.

### 9. Archiving and the destruction or erasure of records

All staff will receive basic training in data management. Staff with specific responsibility for the management of records should ensure that:

- Records are stored securely, including where possible, with encryption so that access
  is available only to authorised persons and the records themselves are available when
  required and (where necessary) searchable.
- Important records and large or sensitive personal databases are not taken home or carried or kept on portable devices (whether CDs, data sticks, mobiles, or handheld electronic tablets) unless absolutely necessary, in which case it will be subject to a risk assessment and authorisation by the head of establishment or Chief Executive.
- Data back-up or migration is approached in line with the establishment's policy.
- Arrangements with external storage providers, whether physical, electronic or cloud based are supported by robust contractual arrangements providing for security and access.
- Reviews are conducted on a regular basis, to ensure that all information being kept is still relevant and, in the case of personal data, necessary for the purposes for which it is held, accurate and up to date.
- All destruction or permanent erasure of records, if undertaken by a third party, is carried out securely – with no risk of the re-use, disclosure or re-construction of any records or information contained in them.

Records are disposed of in line with the attached retention schedule – see appendix 1.

In many cases the prompt for review will be the end of a calendar year or tax year, so for the purpose of this policy a contingency is built in (e.g., seven years where the statutory limitation is six years).

Historic cases nationally, in the field of child protection, require a cautious approach to record retention, even the lifetime of a pupil. The school will ensure any long-term records are kept securely, accessible only by trained staff.

Insurance documents are not personal data and relevant historic policies are kept for as long as a claim might arise.

#### 10. Secure disposal of documents

Confidential, sensitive, or personal information is considered securely disposed of when in a condition where the data cannot either be read or reconstructed.

Paper records are shredded or disposed of via a confidential waste disposal service; CDs, DVDs and diskettes should be cut into pieces. Hard-copy images, AV recordings and hard disks should be dismantled and destroyed.

#### 11. IICSA, child protection and document retention

In the light of the Independent Inquiry into Child Sexual Abuse and various high-profile safeguarding cases, all schools are aware of the emphasis currently being placed on long-term, lifetime or even indefinite keeping of full records related to incident reporting.

The present focus on safeguarding does not mean that existing laws in respect of data protection or confidentiality are now in suspension and the school is aware that it must not retain personal data longer or in greater volume than is necessary for its purpose, and that it must keep the data accurately or safely. However, the school will comply with a safeguarding requirement, such as the IICSA enquiry, first before applying normal retention periods to data, however sensitive.

#### 12. Consequences of non-compliance

Failing to observe these requirements may amount to a disciplinary offence, which will be dealt with under the Foundation's disciplinary procedures. Significant or deliberate breaches of this policy, such as accessing employee or pupil data without authorisation or a legitimate reason to do so, may constitute gross misconduct and could lead to dismissal without notice.

#### 13. Monitoring

The Foundation may monitor employees, residents and pupils by various means including, but not limited to, recording individuals' activities on CCTV, checking emails and social media accounts, listening to voicemails and monitoring telephone conversations. If this is the case, the Foundation will inform the individual that monitoring is taking place, how data is being collected, how the data will be securely processed and the purpose for which the data will be used. The individual will usually be entitled to be given a copy of any data that has been collected about them. The Foundation will not retain such data for any longer than is absolutely necessary.

In exceptional circumstances, the Foundation may use monitoring covertly. This may be appropriate where there is, or could potentially be, damage caused to the Foundation by the activity being monitored and where the information cannot be obtained effectively by any non-intrusive means; for example, where an employee is suspected of stealing property belonging to the Foundation. Covert monitoring will take place only with the approval of the Chief Executive.

#### 14. Training

The Foundation will provide training to all individuals about their data protection responsibilities as part of the induction process and at regular intervals thereafter.

Individuals whose roles require regular access to personal data, or who are responsible for implementing this policy or responding to subject access requests under this policy, will receive additional training to help them understand their duties and how to comply with them.

#### 15. Policy dissemination and review

All employees should be made aware of this policy and its content in order that they are aware of their and the Foundation's responsibilities to keep all personal data secure in compliance with the data protection legislation. The policy will be accessible to all employees via Staff Zone and a hard copy can be accessed from the Foundation's HR department.

Employees should also make themselves aware of any supplementary data protection policy at the particular establishment that they are working at which should be read in conjunction with the Foundation's policy.

The policy will be reviewed at regular intervals and will be amended in line with any changes in the legislation that affect the Foundation or its employees' responsibilities.

The Governance and External Relations Committee will be responsible for periodically reviewing compliance with this policy.

# **Ratification of policy**

| Name of policy:       | Data Protection Policy                      |
|-----------------------|---|
| Policy created by:    | Helen Bidgway, Head of Human Resources      |
| Date policy reviewed: | December 2020                               |
| Policy approved by:   | Governance and External Relations Committee |
| Policy review date:   | December 2022                               |

# **Retention of records schedule**

| Type of record/document   | Retention period  |
|---|---|
| Foundation specific records   |   |
| Charity documents of Foundation   | Permanent   |
| Minutes, notes and resolutions of Court meetings  | Permanent   |
| Annual reports  | Permanent   |
| School specific records   |   |
| Minutes of governors' meetings  | Permanent   |
| Attendance register   | 7 years from last date of entry   |
| Individual pupil records (including nursery)  |   |
| Admissions: application forms, assessments, records of decisions                          | 25 years from date of birth (or, if pupil not admitted, up to 7 years from that decision)   |
| Examination results (external or internal)  | 7 years from pupil leaving school   |
| Pupil file including: - pupil reports - pupil performance records - pupil medical records | 25 years from date of birth, subject to where there are safeguarding considerations. In these cases, any material which may be relevant to potential claims will be kept for the lifetime of the pupil. |
| Special educational needs records (to be risk assessed individually)                      | Date of birth plus up to 35 years (allowing for special extensions to statutory limitation period)  |
| Bursary records   |   |
| Application form and initial financial assessment information (Form A)                    | If bursary application unsuccessful, retained for up to 12 months. If application successful, retained for the duration of time pupil in school   |
| Financial assessment - annual (Form B)  | Retained for the duration of time pupil in school and for a period of up to 12 months after leaving   |
| Safeguarding - Schools  |   |
| Policies and procedures   | Keep a permanent record of historic policies  |

| Type of record/document  | Retention period   |
|--|--|
| DBS disclosure certificates  | 6 months from decision on recruitment, unless<br>DBS specifically consulted. Record of the check<br>must be kept on SCR  |
| Single Central Register (SCR)  | Keep a permanent record of all mandatory checks that have been undertaken  |
| Accident / Incident reporting  | Keep on record for as long as any living victim may bring a claim (NB civil claim limitation periods can be set aside in cases of abuse). Files to be reviewed every 6 years by Health and Safety Officer. |
| Child Protection files   | If a referral has been made/social care has<br>been involved or child has been subject of a<br>multi-agency plan – indefinitely  |
|  | If low level concerns, with no multi-agency act  – apply applicable school low-level concerns policy rationale (this may be 25 years from date of birth OR indefinitely)                                   |
| Residents' records   |  |
| Resident personal file containing  - personal details  - medical details | 7 years from ceasing to be a resident/ service user  |
| Next of kin details  |  |
| Carers' Information Service/Carers Support<br>Centre clients             |  |
| Details of carer and cared for   | Indefinitely in order to comply with any statutory or regulatory requirements for sharing personal data e.g. safeguarding  |
| Accounting records   |  |
| Accounting records   | 6 years from the end of the financial year in which the transaction took place   |
| Tax returns  | 7 years  |
| VAT returns  | 7 years  |
| Budget and internal financial reports                                    | 7 years  |

| Type of record/document   | Retention period   |
|---|--|
| Contracts and agreements  |  |
| Signed or final/concluded agreements (plus any signed or final/concluded variations or amendments)  | 7 years from completion of contractual obligations or term of agreement, whichever is the later  |
| Deeds (or contracts under seal)   | 13 years from completion of contractual obligation or term of agreement  |
| Intellectual property rights  |  |
| Formal documents of title (trademark or registered design certificates; patent or utility model certificates)                                     | Permanent (in the case of any right which can<br>be permanently extended, e.g. trademarks);<br>otherwise expiry of right plus 7 years  |
| Assignments of intellectual property to or from the school  | As above in relation to contracts (7 years) or, where applicable, deeds (13 years)   |
| IP/IT agreements (including software licences and ancillary agreements, e.g. maintenance; storage; development; coexistence agreements; consents) | 7 years from completion of contractual obligation concerned or term of agreement   |
| Insurance records   |  |
| Insurance policies (will vary – private, public, professional indemnity)  | Duration of policy (or as required by policy) plus a period for any run-off arrangement and coverage of insured risks: ideally, until it is possible to calculate that no living person could make a claim |
| Correspondence related to claims/renewals/<br>notification re: insurance  | 7 years  |
| Environmental and health records  |  |
| Maintenance logs  | 10 years from date of last entry   |
| Accidents to children   | 25 years from birth (unless safeguarding incident)   |
| Accident at staff and visitors including RIDDOR   | See Appendix 2   |
| Staff use of hazardous substances   | 7 years from end of date of use  |
| Risk assessments (carried out in respect of above   | 7 years from completion of relevant project, incident, activity or event   |

| Type of record/document  | Retention period   |
|--|--|
| Employee records   |  |
| Application form, interview notes and selection records for unsuccessful candidates  | 12 months from application unless the candidate has consented to details being kept for future vacancies (or role has been given to a sponsored migrant – see below) |
| Disclosure and Barring Service checks and disclosures of criminal records forms  | Up to 6 months following recruitment process unless assessed as relevant to ongoing employment relationship  |
| General HR records – e.g. recruitment information, contract, references, qualifications,   | While employment continues and 7 years after it ends   |
| correspondence, appraisals, disciplinary records, grievances, sickness records   | Except where safeguarding issue, relevant information kept indefinitely  |
| Payroll and wage records (including details of overtime, bonuses, expenses and benefits)   | While employment continues and 7 years after it ends   |
| PAYE records   | While employment continues and 7 years after it ends   |
| Records in relation to hours worked and payments made to workers   | While employment continues and 7 years after it ends   |
| Working time records   | While employment continues and 7 years after it ends.  |
| Parental leave records   | 5 years from child's birth/adoption (18 years for a disabled child)  |
| Maternity records  | While employment continues and 7 years after it ends   |
| Sickness records required for the purposes of SSP  | While employment continues and 7 years after it ends   |
| Any reportable accident, death or injury in connection with work   | See Appendix 2   |
| Immigration checks   | Throughout employment and for 2 years after employment ends.   |
| Documents relating to sponsored migrants (e.g. evidence of satisfying the resident labour market test (where applicable) and evidence of the migrant's qualifications) | Throughout employment or until a compliance officer has examined and approved them (whichever is longer)   |

# GENERAL DATA PROTECTION REGULATIONS (GDPR) & THE RETENTION OF ACCIDENT AND ACCIDENT INVESTIGATION REPORTS

# POLICY AND GUIDANCE MARCH 2018

#### **INTRODUCTION**

Social Security and health & safety legislation requires employers to record accidents that occur whilst people are at work and to report certain accidents, diseases and dangerous occurrences to the enforcing authorities, i.e. Health and Safety Executive or Local Authority, within a given timeframe. Documenting employee workplace accidents in an Accident Book (BI510) is a requirement of Social Security legislation and the reporting of certain accidents, diseases and dangerous occurrences to the relevant enforcing authority is a requirement of health & safety legislation, under The Reporting of Injuries, Diseases and Dangerous Occurrences Regulations (RIDDOR), using the HSE's form F2508.

Whilst there is no specific legal requirement to investigate accidents, there is a moral duty and there is operational and business sense in carrying out an investigation in order to establish why an accident or injury occurred in the first place and to put appropriate measures in place to prevent harm or loss from happening again. It is inevitable that accident reports and the outcome of subsequent investigations will contain some personal information that will fall within the scope of GDPR and which will be held on file for future reference.

This document outlines what is expected of John Whitgift Foundation (the Foundation) offices, schools, and care home establishments in terms of retaining their accident reports and any investigation findings that may contain personal information.

#### SUMMARY OF CURRENT ACCIDENT REPORTING POLICY AND GUIDANCE

It is the policy of the Foundation for each establishment to record and retain information on accidents that occur to people on their individual sites. This includes incidents that involve employees, pupils/students, elderly residents and visitors to the sites. Details of the Foundation's accident reporting procedures can be found in Section 3 Part 3 of the Foundation's Health and Safety Policy and Management System Manual.

Each establishment management team is responsible for reporting any accidents that fall within the scope of RIDDOR to the relevant enforcing authority, using the HSE's Form F2508. A copy of that report must be forwarded to the Foundation Health and Safety Officer so that an internally led investigation can take place.

The Foundation Health and Safety Officer must also be alerted to accidents and incidents that might fall outside of the RIDDOR reporting criteria and which could have been serious or have had serious consequences.

Each establishment management team is responsible for ensuring that any accidents and injuries involving employees are recorded in the Accident Book (BI510), irrespective of whether the accident is also reported under the requirements of RIDDOR.

Each establishment management team is responsible for ensuring that suitable records are kept on accidents and injuries that may involve school pupils/students, care home residents or visitors, i.e. non-employees.

Each establishment management team is responsible for investigating any minor accidents that may occur on each site from time to time. The Foundation Health and Safety Officer will only get involved where accidents are reported under RIDDOR legislation or where there is the potential for a more serious outcome.

#### THE IMPLICATIONS OF GDPR AND THE RETENTION OF DOCUMENTATION

The following table outlines the policy with regards to retaining personal information held in accident report forms and any associated investigation forms.

| John Whitgift Foundation Schools  |  |  |
|---|--|--|
| Data item   | Retention or review period   | Comment  |
| RIDDOR reports (F2508) -<br>employees   | 7 years following end of employment or closure of file                           | When an employee leaves the school before 7 years following an incident, the RIDDOR report and any associated documentation must be forwarded to the Foundation H&S Officer for central files. |
| RIDDOR reports (F2508) – pupils & students  | After 25 <sup>th</sup> birthday (i.e. 7 years after leaving school at 18 yrs)    | When a pupil/student leaves the school at 18, or earlier, the RIDDOR report and any associated documentation must be forwarded to the Foundation H&S Officer for central files.                |
| RIDDOR reports (F2508) – visitors   | 7 years following closure of file  |  |
| RIDDOR reports where<br>there may be a latent<br>health issue as a result of<br>an incident | 40 years after incident  | For example – unintentional exposure to a substance that is known to take time to have an adverse effect on the individual.  |
| Accident Book (BI510) -<br>employee entries   | 3 years following entry<br>or 12 years if industrial<br>injury                   | Unless the accident report forms part of a RIDDOR investigation report and the entry needs to be kept for evidence purposes – refer above.   |
| Accident record – Third party entries (e.g. pupils/students, visitors)                      | 3 years following record<br>entry or after 25 <sup>th</sup><br>birthday if pupil | Unless the accident report forms part of a RIDDOR investigation report and the entry needs to be kept for evidence purposes – refer above.   |

| John Whitgift Foundation Schools   |                                   |  |
|--|-----------------------------------|--|
| Data item  | Retention or review period        | Comment  |
| Accident or incident investigation reports containing personal information | 7 years following closure of file | Reviews or disposal of accident investigation reports should form part of the RIDDOR report and Accident Book reviews. |

|  | John Whitgift Foundation   | n Care Homes  |
|--|--|---|
| Data item  | Retention or review period   | Comment   |
| RIDDOR reports (F2508) -<br>employees  | 7 years following end of employment or closure of file                   | If an employee leaves the care home before 7 years following an incident, the RIDDOR report and any associated documentation must be forwarded to the Foundation H&S Officer for central files.         |
| RIDDOR reports (F2508) – elderly residents   | 7 years following closure of file  | If an elderly resident leaves the care home before 7 years following an incident, the RIDDOR report and any associated documentation must be forwarded to the Foundation H&S Officer for central files. |
| RIDDOR reports (F2508) – visitors  | 7 years following closure of file  |   |
| RIDDOR reports where there may be a latent health issue as a result of an incident | 40 years after incident  | For example – unintentional exposure to a substance that is known to take time to have an adverse effect on the individual.   |
| Accident Book (BI510) -<br>employee entries  | 3 years following record<br>entry or<br>12 years if industrial<br>injury | Unless the accident report forms part of a RIDDOR investigation report and the entry needs to be kept for evidence purposes – refer above.  |
| Accident record – Third party entries (e.g. pupils/students, visitors)             | 3 years following record entry   | Unless the accident report forms part of a RIDDOR investigation report and the entry needs to be kept for evidence purposes – refer above.  |
| Accident or incident investigation reports containing personal information         | 7 years following closure of file  | Reviews or disposal of accident investigation reports should form part of the RIDDOR report and Accident Book reviews.  |

| Whitgift Foundation Offices   |   |   |
|---|---|---|
| Data item   | Retention or review period  | Comment   |
| RIDDOR reports (F2508) - employees  | 7 years after leaving employment or following closure of file               | If an employee leaves before 7 years following an incident, the RIDDOR report and any associated documentation must be forwarded to the Foundation H&S Officer for central files. |
| RIDDOR reports (F2508) – visitors   | 7 years following closure of file   |   |
| RIDDOR reports where<br>there may be a latent<br>health issue as a result of<br>an incident | 40 years after incident   | For example – unintentional exposure to a substance that is known to take time to have an adverse effect on the individual.   |
| Accident Book (BI510) -<br>employee entries   | 3 years following record<br>entry<br>or<br>12 years if industrial<br>injury | Unless the accident report forms part of a RIDDOR investigation report and the entry needs to be kept for evidence purposes – refer above.  |
| Accident record – third party entries (e.g. pupils/students, visitors)                      | 3 years following record entry  | Unless the accident report forms part of a RIDDOR investigation report and the entry needs to be kept for evidence purposes – refer above.  |
| Accident or incident investigation reports containing personal information                  | 7 years following closure of file   | Reviews or disposal of accident investigation reports should form part of the RIDDOR report and Accident Book reviews.  |

# Personal data breach reporting form

This form should be used to report any breach of personal data, however small, and sent to the Chief Executive, who is the Foundation's Data Controller, as soon as possible after the data breach has occurred

| Name:  |                         | Location: |                |  |
|--|-------------------------|-----------|----------------|--|
| Job title:   | Job title:              |           | Department:    |  |
| About the breach   |                         |           |                |  |
| Please describe the breach - what happened and how it happened:          |                         |           |                |  |
|  |                         |           |                |  |
|  |                         |           |                |  |
|  |                         |           |                |  |
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|  |                         |           |                |  |
|  | Г                       |           | I              |  |
| When did the breach occur?   | Date:                   |           | Time:          |  |
| When did you discover the breach?  | Date:                   |           | Time:          |  |
| Who did you report it to and when?                                       | Name:                   |           | Date:          |  |
| Was the breach caused by a   | cyber incident?         |           | Yes / No       |  |
| Categories of personal data included in the breach (tick all that apply) |                         |           | ll that apply) |  |
| Data revealing racial of   | or ethnic origin        |           |                |  |
| Political opinions   |                         |           |                |  |
| Religious or philosoph   | nical beliefs           |           |                |  |
| Trade union members  | Trade union membership  |           |                |  |
| Sex life data  | Sex life data           |           |                |  |
| Sexual orientation dat   | Sexual orientation data |           |                |  |

|      | Gender reassignment data   |
|------|--|
|      | Health data  |
|      | Basic personal identifiers, e.g., name, contact details  |
|      | Identification data, e.g., usernames, passwords  |
|      | Economic and financial data, e.g., credit card numbers, bank details   |
|      | Official documents, e.g., driving licenses   |
|      | Location data  |
|      | Genetic or biometric data  |
|      | Criminal convictions, offences   |
|      | Not yet known  |
|      | Other (please give details below)  |
|      |  |
|      |  |
| How  | many of personal data records were concerned?  |
| How  | many data subjects could be affected?  |
| Cate | gories of data subjects affected (tick all that apply)   |
|      | Employees  |
|      | Pupils – current or past   |
|      | Parents – current, prospective, or past  |
|      | Residents/vulnerable adults – current or prospective   |
|      | Relatives/family members of residents – current or prospective   |
|      | Contractors  |
|      | Not yet known  |
|      | Other (please give details below)  |
|      |  |
|      |  |
|      |  |
| How  | Genetic or biometric data Criminal convictions, offences Not yet known Other (please give details below)  many of personal data records were concerned? many data subjects could be affected? gories of data subjects affected (tick all that apply)  Employees Pupils – current or past Parents – current, prospective, or past Residents/vulnerable adults – current or prospective Relatives/family members of residents – current or prospective Contractors Not yet known |

| Actions taken as result of the breach   |  |  |  |
|---|--|--|--|
| Please describe what actions have been taken to prevent such a breach happening again:  |  |  |  |
|   |  |  |  |
|   |  |  |  |
|   |  |  |  |
| Data protection training  |  |  |  |
| When did you last receive data protection training?   |  |  |  |
|   |  |  |  |
| Signature   |  |  |  |
| Signed:   | Dated:                                       |  |  |
| S   |  |  |  |
| Line manager  |  |  |  |
| Signed:   | Dated:                                       |  |  |
|   |  |  |  |
| This form should be signed by the individual  | reporting the breach and their line          |  |  |
| manager and then sent to Martin Corney, Cl  |  |  |  |
| martincorney@johnwhitgiftfoundation.org a   | s soon after the breach as possible          |  |  |
| Section 2 – to be completed by the Data Cor   | ntroller                                     |  |  |
| Cyber incidents only  |  |  |  |
|   | railability of your information systems been |  |  |
| affected? If yes, please tick all that apply:   |  |  |  |
|   |  |  |  |
| Confidentiality   |  |  |  |
| <ul><li>Confidentiality</li><li>Integrity</li></ul>   |  |  |  |
|   |  |  |  |
| Integrity   | on   |  |  |
| Integrity  Availability   |  |  |  |
| Integrity  Availability  Please describe the impact on the organisation   | ide all critical services to all users       |  |  |
| Integrity  Availability  Please describe the impact on the organisation  High – you have lost the ability to provide a companisation  Medium – you the ability to provide a companisation | ide all critical services to all users       |  |  |
| Integrity  Availability  Please describe the impact on the organisation  High – you have lost the ability to provide a companisation  Medium – you the ability to provide a companisation | ide all critical services to all users       |  |  |

| Recovery time  |        |       |
|--|--------|-------|
| Regular – you can predict your recovery time, with existing resources  |        |       |
| Supplemented – you can predict your recovery time with additional resources  |        |       |
| Extended – you cannot predict your recovery time, and need extra resources   |        |       |
| Not recoverable – recovery from the incident is not possible, e.g., backups cannot be restored   |        |       |
| Complete – recovery is complete  |        |       |
| Not yet known  |        |       |
| Likely consequences of the breach  |        |       |
| Please use the data breach scoring matrix attached to assess the impact of the data breach   |        |       |
| Probability  | Impact | Score |
| Details:   |        |       |
|  |        |       |
| Autorope de la Calcal  |        |       |
| Actions as a result of the breach  Describe the actions that have been taken, or are proposed to take, as a result of the breach. Include, where appropriate, actions taken to fix the problem, and to mitigate any adverse effects, e.g., confirmed data sent in error has been destroyed, updated passwords, planning information security training. |        |       |
| Have you notified the data subject(s) about the breach? Please give the reasons for your decision:   |        |       |
| Have you notified, or are you planning to notify other organisations about the breach, e.g., the police, other regulators, or supervisory authorities? If yes, please specify:   |        |       |

| Have you reported the breach to the ICO? Please given reasons for your decision: |  |  |
|--|--|--|
| NB breaches should be reported to the ICO within 72 hours of occurrence          |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |

ICO Helpline: 0303 123 1113 (operates 9am to 5pm Monday to Friday)