

Quality Assurance

| Procedure Title: | Data Retention Policy |
|----------------------|-----------------------|
| Procedure Ref: | AP/7CA/SP102 |
| Approved By: | Chris Nattress |
| Responsible Person: | Karen Wilson |
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1 OVERVIEW

- 1.1 Lakes College West Cumbria (the "**College**") must, in respect of its processing of personal data, comply with the Data Protection Act 2018, the General Data Protection Regulation 2016/679, and related legislation (together, "**Data Protection Laws**").
- 1.2 This Retention Policy should be read in conjunction with the College's Data Protection Policy, which sets out the College's overall approach to data protection matters and sets out the rationale for why a Retention Policy is required for personal data.
- 1.3 The College is under a legal obligation only to keep personal data for as long as the College needs it. Once the College no longer needs personal data, the College must securely delete it. The College recognises that the correct and lawful treatment of data will maintain confidence in the College and will provide for a successful working environment.
- 1.4 This Policy applies to all College employees, consultants, contractors and temporary personnel hired to work on behalf of the College ("**College Personnel**").
- 1.5 All College Personnel with access to personal data must comply with this Retention Policy.

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1.6 Please read this Retention Policy carefully. All College Personnel must comply with it at all times. If you have any queries regarding this Retention Policy, please consult your manager and/ or the Data Protection Officer. You are advised that any breach of this Retention Policy will be treated seriously and may result in disciplinary action being taken against you.

2 ABOUT THIS POLICY

This Retention Policy explains how the College complies with our legal obligation not to keep personal data for longer than we need it and sets out when different types of personal data will be deleted. In particular, it sets out details of the College's policies for the retention of Special Category personal data.

3 DEFINITIONS

College - Lakes College West Cumbria

College Personnel – Any College employee or contractor who has been authorised to access any of the College's Personal Data and will include employees, consultants, contractors, and temporary personnel hired to work on behalf of the College.

Data Protection Laws – The General Data Protection Regulation (Regulation (EU) 2016/679) and all applicable laws relating to the collection and use of Personal Data and privacy and any applicable codes of practice issued by a regulator including in the UK, the Data Protection Act 2018.

Data Protection Officer – The Data Protection Officer is Karen Wilson, and can be contacted at: 01946 839300 Direct line 01946 553677, karenw@lcwc.ac.uk.

ICO – the Information Commissioner's Office, the UK's data protection regulator.

Personal Data – any information about an individual which identifies them or allows them to be identified in conjunction with other information that is held. Personal data is defined very broadly and covers both ordinary personal data from personal contact details and business contact details to special categories of personal data such as trade union membership, genetic data and religious beliefs. It also covers information that allows an individual to be identified indirectly for example an identification number, location data or an online identifier.

Special Categories of Personal Data - Personal Data that reveals a person's racial or ethnic origin, political opinions, religious or philosophical beliefs, trade union membership, genetic data (i.e. information about their inherited or acquired genetic characteristics), biometric data (i.e. information about their physical, physiological or behavioural characteristics such as facial images and fingerprints), physical or mental health, sexual life or sexual orientation and criminal record.

4 DATA RETENTION PERIODS

- 4.1 The College has assessed the types of personal data that the College holds and the purposes the College use it for. Appendix 1 sets out the retention periods that the College has set for the different functions within the College, and the different types of data that they each hold and process.
- 4.2 If any member of College Personnel considers that a particular piece of personal data needs to be kept for more or less time than the period set out in this policy, please contact the Data Protection Officer for guidance.

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5 CHANGES TO THIS POLICY

The College reserves the right to change this policy at any time.

Related Documents

• Data Protection Policy

Appendix 1: Lakes College Document Retention Schedule – April 2018

Guiding principle, personal information should only be kept as long as is necessary

| Type of Data | Data Protect. Issues | Retention Period | <u>Reason</u> |
|--|--|---------------------------------------|------------------------|
| Governance and Management | | | |
| Signed Corporation minutes | Staff confidential matters. | Life of Institution | Statutory requirement. |
| Corporation Papers | Staff confidential matters. | Current Year +50 years | Guidance (Jisc) |
| Governor contact details | Y | Termination of appointment + 6 years. | Charity Law |
| Register of interests | Y | Termination of appointment + 6 years | Charity Law |
| Electronic signature (Chair) | Y | Termination of appointment | Urgent Action |
| Papers relating to capital projects or other issues where legal claims may arise | N | 12 years | |
| Property deeds and mortgages | N | Permanent | |
| Correspondence relating to important legal matters | There may be if dealing with confidential issues relating to staff or students | Permanent | |
| Share Certificates | N | Permanent | |
| Statutory registers | N | Permanent | |
| Complaints | Y | Current academic year plus 3 years | |
| Management meeting papers and minutes | There may be if dealing with confidential issues relating to staff or students | Current academic year plus 3 years | |

| Type of Data | Data Protect. Issues | Retention Period | <u>Reason</u> |
|---|-------------------------|------------------------------------|---|
| Human Resources | | | |
| Personnel Files; training records; notes of grievance and disciplinary hearings | Y | 6 years from the end of employment | Provision of references and limitation period for litigation |

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| Type of Data | Data Protect. | Retention Period | <u>Reason</u> |
|---|---------------|--|--|
| | Issues | | |
| Staff Application forms; interview notes | Y | 6 months from the date of the interviews | Limitation period for litigation |
| DBS Checks | N | DBS certificates are not kept | DBS Update Service Employer Guide June 2014: Keeping children safe in education. July 2015 (Statutory Guidance from Dept. of |
| Pre-employment vetting/checking | Y | Records should be held on personnel file. | Education) Sections 73, 74 An employer's guide to right to work checks [Home Office |
| Facts relating to redundancies (less | Y | 3 years from the date of | May 2015] Limitation period |
| than 20) Facts relating to redundancies (20 or | Y | redundancies 12 years from the date of | for litigation Limitation period |
| more) Income Tax and NI returns; correspondence with Tax Office | Y | redundancies 3 years after the end of the financial year to which the records relate | for litigation Income Tax (Employment) Regulations 1993 |
| Statutory Maternity Pay records and calculations | Y | 3 years after the end of the financial year to which the records relate | Statutory Maternity Pay (General) Regulations 1986 |
| Statutory Sick Pay records and calculations | Y | 3 years after the end of the financial year to which the records relate | Statutory Sick Pay (General) Regulations 1982 |
| Wages and salary records | Y | 6 years from the last date of employment | Taxes Management Act 1970 |
| Performance Management and Development records | Y | 6 years after the end of the financial year to which the records relate | |
| TLO and Learning Walk records | Y | 6 years after the end of the financial year to which the records relate | |
| Records and reports of accidents | Y | 3 years after the date of the last entry (or in the case of students under 18, 3 years after their 18 th birthday) | RIDDOR 1995 |
| Health Records | Y | During Employment | Management of Health and Safety at Work Regulations |

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| Type of Data | Data Protect. Issues | Retention Period | <u>Reason</u> |
|---|-------------------------|--|--|
| Concerns about adults behaviour (a copy should be given to the individual) | Y | Longer of 10 years/retirement age. Note, should be removed form personnel file is found to be malicious | "Keeping children safe in education Statutory guidance for schools and colleges March 2015"; "Working together to safeguard children. A guide to inter- agency working to safeguard and promote the welfare of children March 2015" |

| Type of Data | Data Protect. Issues | Retention Period | <u>Reason</u> |
|-------------------------------|-------------------------|--------------------------------------|---------------|
| Health, safety and insurance | | | |
| Accidents reports and claims | Υ | Permanent | |
| Insurance records and polices | Ν | Permanent | |
| Trips | Y | Academic year of trip plus one month | |
| CCTV footage | Y | 4 weeks | |

| Type of Data | Data Protect. Issues | Retention Period | <u>Reason</u> |
|-----------------------|-------------------------|---|---------------|
| Finance | | | |
| Financial statements | N | 6 years after the end of the financial year to which the records relate | |
| Audit report | Ν | 6 years after the end of the financial year to which the records relate | |
| Tax records | Ν | Permanent | |
| Bank records | Ν | 6 years after the end of the financial year to which the records relate | |
| Accounting records | Ν | 6 years after the end of the financial year to which the records relate | |
| Student support funds | Y | 6 years after the end of the financial year to which the records relate | |
| Contracts | Ν | Permanent | |

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| Type of Data | Data Protect. Issues | Retention Period | <u>Reason</u> |
|-----------------------------|-------------------------|---|---------------|
| Expenses claims and records | Y | 6 years after the end of the financial year to which the records relate | |
| Lease and Hire Agreements | N | Permanent | |
| Quotations (out) | N | 3 years after the end of the financial year to which the records relate | |

| Type of Data | Data Protect. Issues | Retention Period | <u>Reason</u> |
|---|-------------------------|--|------------------------------------|
| Student records | | | |
| Application/admissions data | Y | Whilst applicant at college plus one year | Guidance to schools |
| Inclusion panel records | Y | 3 years after the end of the financial year to which the records relate | |
| Enrolment data | Y | Non ESF match funded provision (16-19) 6 years after the last payment is made for funded provision therefore 7 years after completion of learning ESF match funded provision 3 years after the final payment from European Commission: 2007-2013 ESF Programme 31 Dec. 2022 (confirmation of destruction date will be confirmed by ESFA in writing) 2014-2020 ESF Programme 31 Dec. 2030 (confirmation of destruction date will be confirmed by ESFA in writing) | As required in funding contract |
| Attendance data | Y | As above | |
| Achievement data | Υ | As above | |
| Examination certificates | Y | As above | |
| Learner progress data e.g. e-trackr assessment scores/units, ALPS) | Y | 3 years after completion of learning (HE quals 5 years – HE) | Awarding body requirement |
| Internal Quality Assurance records | Y | 3 years after completion of learning | Awarding body requirement |

| Type of Data | Data Protect. Issues | Retention Period | <u>Reason</u> |
|---|-------------------------|---|--------------------------------------|
| Learner assessed work (e.g., Coursework) | Y | Keep for 12 weeks after the course end date (for assessment appeals) then return to learners | Awarding body requirement |
| Safeguarding records | Y | Until young person's 26 th birthday | |
| Quality Reviews | Y | 3 years after completion of learning | |
| COL/LA Progress Review | Y | 3 years after completion of learning | |
| QAC Audit reports and minutes | Y | 3 years after completion of learning | |
| College Dashboard data reports | Y | Current academic year plus 3 years | 3 year trend plus current year |
| Sb-contract learner records | Y | As for Lakes College records | |
| Learner medical information | Y | 1 year after completion of learning | |
| Paper application forms | Y | 6 years | |

| <u>Type of Data</u> | Data Protect. Issues | Retention Period | <u>Reason</u> |
|--------------------------|-------------------------|------------------------------------|---------------|
| Employer details | | | |
| Employer information | Y | As required in funding contract | |
| Employer contact details | Y | 3 years with opt-in | |

| Type of Data | Data Protect. issues | Retention Period | Reason |
|----------------------------|-------------------------|---------------------------|--|
| General Administration | | | |
| Visitor signing in records | Y | Current year plus 3 years | For the purpose of managing and operating the college site. |

| Type of Data | Data Protect. Issues | Retention Period | <u>Reason</u> |
|--------------|-------------------------|--|---------------|
| Photographs | | | |
| Student | Y | 6 years on systems (indefinitely on internet) | |
| Staff | Υ | Until end of employment | |

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