

# **NEWPORT CITY COUNCIL - EDUCATION SERVICE**

# **School Information Security Policy**

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This document is available in Welsh / Mae'r ddogfen hon ar gael yn Gymraeg





## I. Security policy

## **Background and purpose**

In order to ensure the efficient and effective delivery of school services we are making ever increasing use of information and communication technology (ICT) and of pupil, financial and other information held by us, the local authority (LA) education services and other public sector organisations.

We recognise that the information we hold, process, maintain and share with others is an important asset and that, like other important business assets, needs to be suitably protected.

In order to build public confidence and ensure that the school complies with relevant statutory legislation, it is vital that we maintain the highest standards of information security; this Information Security policy sets out the school's approach.

PSN is the **P**ublic **S**ervices **N**etwork (formerly GCSx) is a secure private wide-area network (WAN) which enables secure communications between connected local authorities and other public sector organisations. To connect to this secure network, Newport City Council must comply with the key controls which have been defined by central government. Schools are connected to the Newport City Council network and therefore need to take appropriate measures to protect the network overall.

The policy is divided into sections which provide a set of controls on which this policy is based. Where there are links to other policies, the security policy will highlight the key elements and link to the appropriate guidance or policy document which should be read in full.

## 2. Security Organisation

- 2.1 Information security is a responsibility of everyone and is shared by the senior leadership team.
- 2.2 The Local Authority Information Management team is the appointed Data Protection Officer (DPO) for Newport Primary Schools. Newport High Schools will need to appoint a DPO for their schools.
- 2.3 The school governors will appoint a Senior Information Risk Owner (SIRO) to oversee all aspects of information security. The SIRO will, in turn, appoint Information Asset Owners (IAO's) who will be responsible for individual information assets, such as the attendance data, exam data etc. Typically, the SIRO will be a member of the senior leadership team.
- 2.4 The DPO, SIRO and IAO's will conduct periodic risk assessments of identified risks, compiling these into a Risk Register. The National Archives has published guidance around these roles.
- 2.5 The DPO, SIRO and IAO's will be responsible for adopting and developing information security policies and guidance, together with training and communicating those policies to reduce information risks. The intention is to provide standard policies that schools can adopt or amend. This will be based on existing corporate policies although they will require review and amendment.





- 2.6 Physical access to the school's IT facilities by third party suppliers might present a security risk. Where there is a business need for such access, the third party should be escorted at all times.
- 2.7 Remote access to school data by non-employees (including parents) will be carefully considered after consultation with the council's education service and the school's IT department where necessary to ensure appropriate safeguards are in place that would not compromise the overall integrity of the school system. If this action is allowed then clear guidelines will be devised and shared with these groups to ensure safe and responsible use is maintained, with explicit sanctions published where safety is compromised.

# 3. Information Security

- 3.1 Security must be addressed at the recruitment stage and included in job descriptions, contracts, and all induction courses. Job descriptions should define security roles and responsibilities as laid down in the *school's information security policy*. This should include any general responsibilities for implementing or maintaining the School's security policy, as well as any specific responsibilities for the protection of systems or for the execution of security processes. This is an area of perceived weakness to be addressed generally.
- 3.2 Information security must be included as part of all induction courses and the school's policies on IT security must be covered. To ensure the integrity of all the school's data, staff should have received training on any application that they would be required to access and any software package they will be required to use in line with the Acceptable Use Policy.
- 3.3 All information security incidents and data breaches must be reported immediately. The Information Commissioners Office (ICO) will need to be informed of serious breaches within 72 hours. It is important that all employees, contractors and parents / volunteers are aware of the procedure for reporting the different types of incident security breach, threat, weakness, or malfunction that might have an impact on the security of the schools' data or assets. Primary Schools must follow the corporate information security incident reporting procedure. High Schools should consider adopting an amended version of the corporate incident reporting policy. Schools must also report any observed or suspected incidents as quickly as possible to the school's SIRO. An investigation under the school's disciplinary code may be required.
- 3.4 Whilst every effort will be taken to ensure information security breaches or incidents do not occur, it is recognised that a clear incident reporting policy is necessary for the school.

## Security incidents can be summarised as, but not limited to:

- Loss or disclosure of personal data such as leaving a document in an inappropriate area or emailing the wrong person.
- **Technical incident** such as loss of IT equipment or unauthorised access to the school network

• Criminal incident such as theft or aftenneed theft



3.5 Should an incident occur, the user will immediately report the facts to the DPO, Information Management team and/or SIRO as appropriate, who will arrange for the issue to be promptly investigated. A log of such incidents will be maintained and reviewed periodically to ensure that lessons are learned. The SIRO may have to report the incident to the Information Commissioner's Office (ICO). For further guidance, please contact the Information management team.

### Information.management@newport.gov.uk

- 3.6 Everyone must be aware that the effects of loss or disclosure of sensitive information can lead to:
  - A failure for the school to meet legal obligations
  - A failure to meet public expectations
  - Negative publicity / embarrassment
  - Financial loss
  - Disciplinary action or appropriate sanctions
  - Fines being imposed by the ICO
- 3.7 By being security conscious, all employees and other individuals can contribute to the security of the information held by the school, which is an important part of information risk management.

Should an incident occur, by promptly following procedures listed in the policy, employees can minimise the potential impact of the security incident both on the school and on themselves.

3.8 Formal disciplinary procedures may be invoked against staff who have allegedly violated the school's security policy and procedures. The process will be a deterrent to employees who might be inclined to disregard security procedures and ensures a correct and fair treatment for those who are suspected of committing serious or persistent breaches of security. The school's standard disciplinary processes and procedures refer.

### 4. Physical and Environmental Security

It is recognised that a secure school and premises is also needed to support the overall security of school information.

- 4.0 Visitors must always be signed in and escorted as necessary.
- 4.1 Staff will be issued with identity badges which will be always worn whilst on school premises.
- 4.2 All servers and comms machines will be locked away and be accessible only to authorised IT staff.
- 4.3 Ensure that any areas and/or offices containing sensitive information are locked when not occupied.
- 4.4 All portable devices (e.g. laptops) will be held securely with signing in/out records to track usage and whereabouts.



- 4.5 The school will ensure that all hard copies of sensitive data are stored in appropriate filing systems and locked as appropriate. The school will ensure that only authorised staff have access to these filing systems.
- 4.6 The school will ensure that sensitive documents are not left where visitors or pupils could view them, for example receptionist's desks or pinned to notice boards. When printing out information, sensitive documents must be collected immediately and consideration should be given to using a secure printing service, or a local printer.
- 4.7 Consideration should be given to what documents it is appropriate to take out of the school and appropriate measures taken to ensure they are kept secure. Paper documents will need to be taken from school premises from time to time, but this should be kept to a minimum. Paper files should not be stored in laptop cases. The use of electronic files on encrypted devices is encouraged wherever possible.
- 4.8 Sensitive documents should be destroyed in line with the Newport City Council Information Retention and Disposal Policy which could be revised as appropriate and adopted by individual governing Bodies. Specific guidance for schools is provided by the Information and Records Management Society
- 4.9 The authority has a responsibility under the Government legislation (WEEE directive) and internal financial and security policies to dispose of all electronic equipment in a secure and environmental manner. All electronic equipment will be destroyed in line with the <u>disposal of it equipment / mobile phones</u> policy which could be revised and adopted by schools.

Schools with a managed service provided by the SRS can contact the SRS Team for disposal; non managed schools should contact the equipment suppliers for details. For further guidance contact the SRS service desk on 210210.

## 5. Computer and Network Management

- 5.0 All systems are subject to documentation requirements, these will be held securely.
- 5.1 Incident and problem management processes are operated to ensure effective response to security incidents and ICT issues.
- 5.2 Formal change control processes are in place to satisfactorily control all changes to equipment, software, and procedures. Such processes are designed to minimise the risk of problems occurring by suitable planning and implementation. All change requests should be submitted to the SRS for formal consideration and planning. Non-SRS supported schools should contact their IT providers.
- 5.3 Virus detection and preventions measures, and appropriate user awareness procedures are in place. This is provided to Schools with a managed service provided by the SRS and is required as part of non-managed contracts with external suppliers.



- 5.4 Adequate data backups must be taken to ensure essential data can be recovered in the event of a computer disaster or media failure. Schools with a managed service provided by the SRS have backups every night, which are cycled so a copy is always held off site.
- 5.5 In order to maintain acceptable levels of wide and local area network integrity and performance, it will be necessary for all system elements to be of a standard approved by the SRS in line with any local authority standards.
  - Network equipment will be installed and maintained in accordance with current and appropriate British and International Standards and codes of practice.
  - Be of a standard approved by the SRS.
  - Not be adapted or altered in any way without prior consultation or agreement with the SRS.
  - Utilise hardware components that have been approved by the SRS.
- 5.6 Council issued mobile phones are subject to the <u>Mobile Communications Policy</u> which can be revised as appropriate and adopted by individual Governing Bodies. Mobile devices should always be kept secure. Devices with cameras should only be used for taking work related pictures in line with the school's guidance on the use of photography. Mobile phone usage outside of the UK must be authorised in advance due to the cost and potential security issues.
- 5.7 Information Asset Owner's (IAO's) will maintain responsibility for the information and related system(s) that contain or process it.
- 5.8 Security measures for school information must take account of school needs for sharing and restricting information and the impacts on the school should unauthorised access be gained. Consideration must be given to the following school needs:
  - **Confidentiality** the need to share or restrict access to information with regard to confidentiality, and the necessary controls required restricting such access.
  - **Integrity** the controls and processes required maintaining and protecting the accuracy and completeness of data.
  - **Availability** information should be available when required but must be subject to any security procedures in place to protect the data.
- 5.9 Output from IT systems that contain confidential information (such as printouts) must be held in a secure area until collected by the owner.





### 6. System access control

- 6.1 Access to school IT systems is controlled through a formal registration process, which may involve completion of a form. Usage of these systems is recorded against the unique user ID. The IT provider must be informed of any staff joining, leaving, or changing roles to insure that user accounts are up to date and appropriate.
- 6.2 Staff termination processes will ensure that all identification badges, keys and school equipment etc. are returned promptly for all leavers in accordance with the <u>council termination process</u>.
- 6.3 All computer access will be promptly terminated on the user's last working day. Shared passcodes (e.g. to secure door areas) are required to be changed after any member of staff leaves.
- 6.4 To ensure only appropriate users have access to school data the following safeguards will be in place:
  - Users with access to sensitive information must use **strong** passwords.
  - Passwords must be protected at all times and will be routinely changed.
  - User access rights must be reviewed at regular intervals.
  - It is a user's responsibility to prevent their user ID and password being used to gain unauthorised access to school systems.
  - Partner agencies or 3<sup>rd</sup> party suppliers must not be given details of how to access the school's / council's network without approval from the SRS/IT Provider.
- 6.5 To assist, governing bodies could consider adopting the council's Password Policy.

### 7. Compliance and audit

- 7.1 The school has a responsibility under vendor licencing contracts to ensure all products are used within the respective terms and conditions. Where software is provided by the Local Authority then appropriate licence agreements will have already been sought.
- 7.2 Under no circumstances should personal or unsolicited software be loaded onto a school computer.
- 7.3 All software is required to have a licence and the school will not condone the use of any software that does not have a licence.
- 7.4 Unauthorised changes to software must not be made, and users must not attempt to disable or reconfigure the personal firewall or other security software.
- 7.5 Unauthorised use and illegal reproduction of software is subject to civil damages and criminal penalties.
- 7.6 The school will ensure compliance with the <u>Data Protection Act 2018</u>, <u>Freedom of Information Act</u> 2000 and any other related information security statutory responsibilities. Schools may use or amend the corporate <u>Data Protection Policy</u> in required.



- 7.7 The school will register with the Information Commissioner's Office (ICO) and will issue a privacy notice. The Information Management team will manage Primary schools ICO subscription upon agreement with each school and assist all primary schools with the publication of privacy notices.
- 7.8 Data should not be held for any longer than required and should be securely disposed of in accordance with the retention policy. For further details see 4.8 above.

# 8. IT Infrastructure

- 8.1 The SRS or school's IT provider will undertake technical separation of office and classroom machines from the council network and will undertake any necessary enhanced security on office machines.
- 8.2 The school's IT infrastructure will be maintained by the SRS or school's IT provider where all technical requirements can be discussed with the service providers and advice given as necessary.

### 9. Acceptable use policy

- 9.1 All IT users will sign an acceptable use policy, as this gives clarity to all parties regarding roles and responsibility of IT access and information / data usage.
- 9.2 All staff and users will be periodically issued with a 'dos and don'ts sheet' (**Appendix B**) to enhance user education and awareness and to assist in reducing the possibility of a data breach within the school.
- 9.3 An example School's Acceptable Use Policy is reproduced at **Appendix A**. Consideration should be given to reviewing and adopting the <u>council's policy</u>.

## 10. Email - acceptable use

- 10.1 All emails that are used to conduct or support official school business must be sent using the school's official email system or the secure Hwb portal provided by Welsh Government.
- 10.2 Non-work email accounts must not be used to conduct or support official school business.
- 10.3 Email correspondence which contains sensitive information will be encrypted before transmission to avoid a data breach should the email be mis-delivered. For further support or guidance about encryption, please contact the <u>Information Management</u> team.
- 10.4 Automatic forwarding of email must be considered carefully to prevent sensitive material being forwarded inappropriately.





# 11. Internet acceptable use

- 11.1 At the discretion of the head teacher, and provided it does not interfere with your work, the school permits personal use of the Internet in your own time (for example during your lunchbreak). Governing bodies should consider the council's internet acceptable use policy which can be reviewed and adopted by individual schools.
- 11.2 Users are responsible for ensuring the security of their account log-on id and password. Individual user log-on id and passwords should only be used by that individual user, and they should be the only person who accesses the Internet via their account.
- 11.3 Users must not create, download, upload, display or access knowingly, sites that contain pornography or other "unsuitable" material that might be deemed illegal, obscene or offensive.
- 11.4 Users must assess any risks associated with Internet usage and ensure that the Internet is the most appropriate mechanism to use.
- 11.5 Employees should comply with the requirements of the social media policy.
- 11.6 No filtering system can guarantee 100% protection against access to unsuitable sites. The school will monitor the activities of users on the system to identify issues.

### 12. Sensitivity of data

- 12.1 The information that the schools handle varies in levels of sensitivity. **Appendix C** sets out the sensitivity levels that the school has in place, based upon the government protective marking scheme.
- 12.2 **Official sensitive** information is deemed to be highly sensitive and mission critical information for limited consumption. In these cases, the information will not be available beyond school electronically.
- 12.3 **Official** information is deemed to be essential to the successful running of the school, much of which can be accessed via the private side of the school's own learning platform. In these cases, access to this information will be via personal logon which will be granted to only those users who need access to perform their duties.
- 12.4 **Unclassified** information is deemed to be generally within the public domain and accessed via the public facing website or learning platform. Minimum security will be afforded to this information as there is no risk of data breach.
- 12.5 Information deemed to be **official** and **official sensitive** must not be held on personal laptops, computers, tablet devices or pen drives as the disposal and maintenance routes for these pieces of equipment cannot be controlled and may herefore leave sensitive school data at the risk of unauthorised disclosure / exposure.



12.6 The primary storage of all school data and information will be on the school network which is backed up daily and can be accessed remotely if necessary.

### 13. Movement of Data

- 13.1 It is recognised that the use of data pens, laptops and tablet computers leads to a higher risk of data breaches through the loss / theft of this equipment.
- 13.2 Sensitive pupil information such as PLASC returns, new starters and leavers should only be transmitted or received via approved secure mechanisms including the DEWi or S2S systems.
- 13.3 If data must be moved from the school network, then the movement must comply with the school's information sensitivity table (**Appendix C**). In the case of information classed as official sensitive or official, this will only be by using secure encrypted data pens or OneDrive secure email; this will greatly reduce the risk of data loss / data breach should a device be mislaid, lost or stolen. Instructions on the use of Microsoft One Drive and Message Encryption can be viewed here.

### 14. Remote access to school's network

- 14.1 Remote access to the school's own network is available to all staff and learners for those schools with a managed service provided by the SRS and should be considered standard for those needing to access school information and data beyond the school. This access negates the risk caused by removing data from the school.
- 14.2 Remote access to school data by non-employees (including parents) will be carefully considered after consultation with the council's education service and the SRS / school's IT service where necessary to ensure appropriate safeguards are in place that would not compromise the overall integrity of the school system. If this action is allowed then clear guidelines will be devised and shared with these groups to ensure safe and responsible use is maintained, with explicit sanctions published where safety is compromised.

### 15. Cloud services

15.1 Where sensitive or personal information is stored, the school will ensure that the cloud service provider complies with the Data Protection Act 2018 and the National Cyber Security Centre (NCSC) cloud security principles. A Data Protection Impact Assessment may be required, and Primary schools may consult with the Information Management team as appropriate.

# 16. Bring Your Own Device (BYOD)

- 16.1 The school will ensure that devices permitted to connect to the BYOD or Guest access networks have suitable antivirus and / or firewall software. Guidance should be sought from the SRS / IT service where necessary.
- 16.2 The school will ensure that sensitive data is not stored on personal or privately owned devices (see section 15)
- 6.3 BYOD equipment wil<mark>l be subject to the schools internet filtering and monitoring software or appliances.</mark>



16.4 Devices are brought into school at the risk of the owner.

16.5 The school does not accept responsibility for any malfunction of a device due to it connecting to BYOD or Guest access.

# 17. Biometric systems

17.1 The school will ensure that all biometric systems comply with <u>UK GDPR</u> and <u>The Protection of Freedoms Act (2012)</u>. Guidance around the use of Biometrics has been developed by the Education service in conjunction with Information Management. For information, a draft guidance note has been produced.

## 18. Linkages with other guidance

18.1 Any local authority produced literature on this / related subject will be considered in full and, if appropriate review current procedures in line with recommendations.

## 19. Help and support

19.1 The local authority will be available to offer help and support for any information security queries via <a href="mailto:information.management@newport.gov.uk">information.management@newport.gov.uk</a>

# 20. Policy compliance

20.1 If any user is found to have breached this policy, they may be subject to investigation under the school's disciplinary procedure. If a criminal offence is considered to have been committed further action may be taken to assist in the prosecution of the offender(s).





### **APPENDIX A – ACCEPTABLE USE POLICY**

### **COMPUTING FACILITIES**

Users are encouraged to make use of the school's computing facilities for educational purposes. All users are expected to act responsibly, show consideration to others, and not tamper with the equipment provided in any way.

Schools with a managed service provided by the SRS can access internal systems remotely. Guidance and support has been issued separately and schools should refer to this.

### **ACCOUNT SECURITY**

Users are responsible for the protection of their own network account and should not share their passwords with anyone.

Passwords should be complex. It is recommended a minimum of 8 characters are used and should include uppercase and lowercase letters, numbers, and punctuation marks.

Users should not logon to or use any account other than their own and should logoff when leaving a workstation. In some situations, generic classroom accounts may be appropriate.

### **USE OF FACILITIES**

It is not acceptable to:

- Attempt to download, store, or install software on school computers unless authorised by the SRS/Schools IT service.
- Attempt to introduce a virus or malicious code to the network.
- Attempt to bypass network or system security.
- Access or attempt to access another user's account.
- Attempt to gain access to an unauthorised area or system.
- Attempt to use any form of hacking/cracking software or system.
- Attempt to use proxy bypass or avoidance software or websites
- Use any device that acts as a Wireless Access Point (WAP), bridge or router
- Use any device that has access to the Internet via a connection that has not been provided via Newport City Council procurement channels.
- Access, download, create, store or transmit material that; is indecent or obscene, could cause
  annoyance or offence or anxiety to others, infringes copyright or is unlawful or brings the
  name of the school or Newport City Council into disrepute.
- Engage in activities that waste technical support time and resources.

# **INTERNET ACCESS**

The school's internet service is filtered to prevent access to inappropriate content and to maintain the integrity of the computer systems. Users should be aware that the school logs all Internet use and reports of this can be made available.



- The use of public or private chat facilities is not permitted. The use of corporate chat facilities such as Microsoft Teams is permitted for appropriate schoolwork activities and communications.
- Users should not copy and use material from the Internet to gain unfair advantage in their studies, for example in coursework.
- Users should ensure that they are not breaking copyright restrictions when copying and/or using material from the Internet.

### **EMAIL**

Automated software scans all email and blocks those that could compromise the integrity of the computer systems or contain unsuitable/offensive content. Users should be aware that the system logs all e-mail content.

- Pupils are not allowed to use email during lessons, unless the teacher for that lesson has permitted its use.
- If a user receives an email from an unknown person or that is offensive or upsetting, the relevant teacher or a member of the SRS / IT department should be contacted. Do not delete the email in question until the matter has been investigated.
- Sending or forwarding chain emails is not acceptable.
- Sending or forwarding emails to many recipients is acceptable only in certain agreed circumstances. Before doing so, the user must obtain permission from the SRS, School's IT department or School's Network Manager.
- Do not open attachments or links from senders you do not recognise, or that look suspicious.
- · Users should periodically delete unwanted sent and received emails.
- Pupils may only use the email facilities provided by the School.

#### PRIVACY AND PERSONAL PROTECTION

- Users must always respect the privacy of others.
- Users should not forward private data without permission from the author.
- Users should not supply personal information about themselves or others via the web or email.
- Users must not attempt to arrange meetings with anyone met via the web or email.
- Users should realise that the school has a right to access personal areas on the network.
   Privacy will be respected unless there is reason to believe that the IS Acceptable Use Policy or school guidelines are not being followed.

### **DISCIPLINARY PROCEDURES**

Those who misuse the computer facilities and break this acceptable use policy will be subject to school disciplinary procedures.

#### **SUPPORT**

If you have any questions, comments, or requests with regards to the systems in place, please do not hesitate to contact a member of the school's IT provider / SPS.

Faulty equipment should be reported to the SRS / school's IT provider. Users should not attempt to repair equipment themselves



# APPENDIX B - Do's and don'ts sheet

"Information security is about maintaining:

- **Confidentiality** ensuring only people who have right to see the information can actually do so:
- Integrity making sure that the information is right; and
- Availability making sure that the information is always there when needed, and to the appropriate person." WAG, 2008.

Do		Do	on't
•	I agree to the most recently published school's Acceptable Use Policy and I accept that my use of the computer network and associated applications may be monitored and / or recorded for lawful purposes.	•	I will not use a colleagues login details or share mine with anyone.
•	I will lock my PC / laptop if temporarily leaving it unattended.	•	I will not leave a PC / laptop logged in and unattended.
•	I will protect any sensitive material to the same level as paper copies including using a secure print option when materials are being printed to a shared printer.	•	I will not allow pupils to use a PC/laptop that is logged in with my username; I will always ensure that the student connects using appropriate credentials.
•	Anything which needs to be shared will be shared through the teachers shared area(s), which may be password protected.	•	I will not transfer any data which I know, or suspect, to have a high level of sensitivity, unless I need to and then only via an encrypted method.
•	I will always check that recipients of email messages are correct before I send it.	•	I will not remove equipment from the school premises without appropriate approval.
•	I will protect others from seeing sensitive information or me entering my password.	•	I will not leave my password in a place which is easily accessed by others.
•	I will report any security incidents in line with the school's policy and procedures.	•	I will not knowingly introduce a virus or other malware into the system.
•	I will observe the school's Health and Safety policies and procedures.	•	I will not disable anti-virus or malware protection provided on my machine.
•	I will comply with the Data Protection Act 2018 and other statutory obligations.	•	I will not open any attachments of click links from senders that I do not recognise.
•	I will ensure that any sensitive information is securely disposed of (whether paper or IT based).		
•	I will immediately notify the loss or theft of any equipment or information in line with the School's Incident Reporting Policy.		
•	I will sign out any portable device so there is a clear and up to date record maintained.		





# APPENDIX C - Sensitivity of data

"You should secure any personal data you hold about individuals and any data that is deemed sensitive or valuable to your organisation. Your organisation should have someone who is responsible for working out exactly what information needs to be secured." Becta, 2009

Level of sensitivity	Examples of data	Possible level of protection
Official - Sensitive Highly sensitive and mission critical information for limited consumption.  Official	<ul> <li>Child protection matters</li> <li>Staff personal information</li> <li>Statutory returns e.g PLASC</li> <li>UPN</li> </ul>	Not available beyond school electronically. Encrypted with limited access to staff when approved by Head Teacher     Use approved secure tool including DEWi / S2S to transfer data     Locked away in appropriate filing system  Teacher access
Essential to the successful running of the school.	<ul> <li>EWO reports</li> <li>Performance management information</li> <li>Staff profiles and performance reviews</li> <li>IEP's, IBP's, AEN support, statements, annual reviews</li> <li>Financial Information</li> </ul>	<ul> <li>Login password</li> <li>Limited to teacher accounts</li> <li>Password protect files</li> <li>SSO Administrative Access</li> <li>Login password</li> <li>Limited to Administrative accounts</li> <li>Secure areas</li> </ul>
	<ul> <li>Pupil Behaviour logs and discipline records</li> <li>Pupil personal information</li> <li>Examination data</li> <li>Pupil reports</li> <li>Letters to parents</li> <li>Minutes of meetings</li> <li>Pupil performance</li> <li>Reward's reports</li> <li>3<sup>rd</sup> party applications – ie Parent Pay</li> </ul>	Parent / Career access  Login to own child records only (if applicable)  School's MIS  Pupil access  Login only to their own progress records
Unclassified Much is in the public domain and accessed via the public facing website or learning platform.	<ul> <li>Lesson plans</li> <li>Schemes of work</li> <li>Teaching notes</li> <li>School calendar, staff bulletins</li> <li>School policies and procedures</li> <li>Pupil work</li> <li>Pupils learning logs</li> <li>General school / class letters</li> <li>Pupil Photographs (with parental consent)</li> </ul>	<ul> <li>Pupil login</li> <li>Password on specific files</li> </ul>



Official is broken down into two subsections; the top level has a higher sensitivity and should be treated accordingly.

Created by: Stuart Fowler
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## **Document control**

Version	Date	Author	Notes / changes
VI.I	21/08/2015 -	Stuart Fowler	Amendments from original policy reviewed by
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VI.2	14/12/2015	Stuart Fowler	Review following stakeholder comments
VI.3	19/02/2016	Mark Bleazard	Final Review
VI.4	2/8/2016	Stuart Fowler	Follow up review
VI.5	29/10/2021	Tariq Slaoui	Review



