

### **Bridlington School**

# Freedom of Information & Model Scheme of Publication



Approved by:	Finance Committee	Date: October 2022
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## BRIDLINGTON SCHOOL

### FREEDOM OF INFORMATION AND MODEL SCHEME OF PUBLICATION

#### 1. Background

The Freedom of Information Act 2000 ('the Act') grants a right of access to information held by public authorities; this includes maintained schools, academies and free schools. The Act grants two rights both subject to specific exemptions - a right to be told whether information is held and a right to receive the information. Requests must be made in writing, state the name of the applicant and give an address for correspondence. A response must be provided within 20 school days, or 60 working days if this is shorter. The Act also obliges public authorities to publish certain information about their activities.

#### 2. Definitions for the Purposes of this Policy

**Public authorities** - Government departments, local authorities, the NHS, local authority maintained schools, academies, free schools, state schools and police forces. However, the Act does not necessarily cover every organisation that receives public money. Further details can be found in Schedule 1 of the Act.

**Information** - Information recorded in any form. It is not limited to official documents, nor is it limited to information you create. Information does include that which is held on behalf of a public authority even if it is not held on the authority's premises. The Act does not cover information that is in someone's head. Neither does it require you to create new information. The Act does not cover information you hold solely on behalf of another person, body or organisation.

**Personal data** – any information relating to an identified or identifiable natural person ('data subject'); an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person.

#### 3. Policy Statement

Bridlington School will comply with its duties under the Freedom of Information Act 2000. Specifically it will seek to ensure that requests made are dealt within statutory timescales; it will provide reasonable advice and assistance to persons making applications and in circumstances where it is refusing a request it will ensure that the grounds of the refusal are clear and based on one of the exemptions set out in the Act.

#### 4. Corporate Requirements

Bridlington School is a public authority under the Freedom of Information Act 2000.

Governors are responsible for ensuring compliance with the Freedom of Information Act 2000, however the Headteacher is responsible for ensuring compliance within the day to day activities of the school.

The Headteacher and those in managerial or supervisory roles are responsible for ensuring that the school has processes and procedures in places that comply with the Freedom of Information Act 2000 and this policy. All employees within the school are responsible for ensuring that information required to respond to requests is forwarded to the Data Protection Lead in a timely manner to ensure that the School complies with requests within statutory timescales.

All employees are responsible for forwarding freedom of information requests to the Data Protection Lead at dataprotection@bridlingtonschool.org.uk.



The Data Protection Lead is responsible for liaising with the relevant employees to collate information in response to a request and/or establish if any exemptions should be claimed in response to a request.

The Data Protection Lead is responsible for:-

- Providing advice and guidance on Freedom of Information requests.
- Logging details of and acknowledging all requests for information.
- Co-ordinating responses to requests for information.
- Considering draft responses and ensuring that requests are responded to.
- Co-ordinating internal reviews of requests.
- Monitoring response times against statutory timescales.
- Maintaining the School's Publication Scheme.

#### 5. Policy Development including Consultation

This policy has been developed in accordance with the Corporate Policy Guidance Notes. The following people and groups were consulted in development of this policy:

- East Riding of Yorkshire Council (as part of a traded service)
- Senior Leadership Team
- Governors

#### 6. Links with other Policies

This policy links to other school documents:

- Data Protection Policy
- Records Management Policy
- Information Retention Policy

#### 7. Receiving a Request

Any officer could receive a request for information held by the School. In order to be a valid request a request must -

- Be in writing;
- Clearly describe the information being sought;
- Contain the name of the applicant and a return address.

A request does not have to refer to the Freedom of Information Act in order to be a request under the Act. In all cases the categories of information published by the School pursuant to data transparency requirements should be checked to see if the information is already published. If this is the case the applicant should be told where the information can be obtained. If the information is information that the service area would routinely make public in any event the information should be provided to the applicant.

 Requests by individuals for their Personal Data held by the School should be dealt with as a subject access request or Educational Record Request as outlined in the School's Data Protection Policy.

If an employee is unclear as to whether a request is for Freedom of Information or Personal Data quidance should be sought from the Data Protection Lead.

All other requests for information should be forwarded to the Data Protection Lead as soon as they are received.

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#### 8. Recording a Request

Each request received by the School will be logged and the request will be acknowledged. The Data Protection Lead will confirm whether the information is held and will establish if any exemption from the duty to confirm information is held or the duty to provide information is being claimed.

#### 9. Responding to a Requests

The School will ensure the following information is recorded on file as part of responding to a request: -

- Whether information that comes within the scope of the request is held.
- Provide a copy of any information that is held.
- Setting out any exemptions from either the duty to confirm information is held or the duty to provide information.

The Data Protection Lead will respond to the person making the request informing whether the School holds any information that comes within the scope of the request and either provide a copy of the information and/or setting out the grounds on which the School claim an exemption from either the duty to confirm information is held or the duty to provide information.

#### 10. Claiming an Exemption

Where an exemption from disclosure is claimed the Data Protection Lead must set out which of the exemptions from disclosure is claimed. In the majority of cases any exemption claimed will be a qualified exemption which will mean that a decision as to whether information should be withheld should be taken in two stages. Firstly a decision has to be made as to whether the information is covered by an exemption and then even if an exemption does apply the information must be disclosed unless the public interest favours non-disclosure. The Data Protection Lead therefore needs to set out the exemption claimed, the public interest arguments in favour of disclosure, the public interest arguments against disclosure and a conclusion as to whether or not the public interest in maintaining the exemption outweighs the public interest in disclosing the information. If only an element of the information held contains exempt information, access should not be refused to the whole of the information unless it is absolutely necessary to do so in order to ensure that exempt information is not disclosed. Instead that information over which an exemption is claimed should be withheld and the remainder of the information provided.

#### 11. Reviews and Appeals

An applicant has the right to ask for a review of any response to a request for information. Such a review must be carried out by a senior member of staff other than the member of staff who dealt with the original request. Following a review an applicant has the right to appeal to the Office of the Information Commissioner.

#### 12. Vexatious Requests

The School is not obliged to comply with a request for information where that request for information is 'vexatious'. In order to be considered vexatious the request should be considered not the person making the request and the following factors should be taken into account -

- Could the request fairly be seen as obsessive?
- Is the request harassing the School or causing distress to staff?



- Would complying with the request impose a significant burden?
- Is the request designed to cause disruption or annoyance?
- Does the request lack any serious purpose or value?

If a request is deemed to be vexatious that should be communicated to the person making the request along with the reasons for treating the request as vexatious. Any such decision may be reviewed or appealed as set out in section 11.

#### 13. Training

It is the School's policy that all employees with access to the School's computer network receive the appropriate training, in order to comply with the Act. ELearning will be made available to all School employees.

Training in freedom of information should be provided at induction and refreshed when necessary (significant changes in training content). The Data Protection Lead is responsible for ensuring training has been undertaken.

Failure to adhere to this policy can result in disciplinary action. Section 77 states that it is a criminal offence to alter, block, destroy or conceal information. Depending on the nature of the incident, employees could be charged with this offence. The penalty is a fine.

#### 14. Outcomes and Impacts

- Bridlington School and employees are aware of their duties under the Act
- Bridlington School and employees are of who to contact for advice.
- Requests for information are handled in accordance with the Act.
- The school is compliant with the model publication scheme.
- Uphold people's right to see certain information covered by the Act.

#### 15. Policy Implementation

The Freedom of Information Policy will be implemented through:

Approval of the Headteacher and the Governing Board

#### 16. Evaluation

The Freedom of Information Policy will be subject to an annual review to ensure that it is appropriate and responsive to all relevant legislation and guidance.

#### 17. References

<u>Freedom of Information Act 2000</u>

<u>Data Protection Act 2018</u>

ICO Guide to Freedom of Information



#### **Model Publication Scheme – Bridlington School**

Class 1 – Who we are and what we do	
Instrument of Government	Website
Board of Governors	Website
Location & accessibility details for the school	Website
Contact details for the Headteacher & Governing Board	Website
Staffing Structure	Paper
School session times and term dates	Website
Prospectus	Website

Class 2 – What we spend and how we spend it		
Pupil Premium & Year 7 Catch Up Report	Website	
Budget Information	Paper	
Procurement and contracts	Paper	
Funding Income (Revenue & Capital)	Paper	
Pay Policy	Paper	
Staff Allowances & Expenses	Paper	
Governor Allowances & Expenses	Paper	

Class 3 – What our priorities are and how we are doing	
Mission, Ethos & Values	Website
Ofsted Reports	Website
Appraisal Policy	Paper
Strategic Child Protection & Safeguarding Policy (Appendix L – Child Protection Procedures)	Website
DfE Performance Data	Website
Examination Results (most recent year)	Website

Class 4 – How we make decisions	
Governing Body & Sub-Committees	Website
SLT	Website
Admissions Policy	Website



Class 5 – Our Policies and Procedures	
Student & Curriculum Policies	Website
Staff Policies	Paper
Health and Safety Policy	Website
Data Protection Policy & Appropriate Policy Document	Website
Complaints	Website
Finance	Paper
Equality and Diversity	Website
SEND Policy	Website
Charging and Remissions Policy	Website
Freedom of Information Policy & Model Publication Scheme	Website
Data Privacy Notices (Students and Workforce)	Website

Class 6 – Lists and Registers	
Asset Register	Paper

Class 7 – The services we offer	
End of Term Letter	Website
Extra-Curricular Activities	Website
Out of School Clubs	Website

#### **Charges for providing information under the Freedom of Information Act:**

Website: Information provided on the school website can be downloaded free of charge.

Email & Attachments: Free of charge

Photocopies: A4 single sided in black ink 5p

A4 double sided in black ink 8p

Please note, these costs are doubled for printing on A3 paper and are subject to VAT at 20%.

Postage: The actual cost of postage charged by Royal Mail

#### **Freedom of Information Fees Notice**

If you need to pay a fee for photocopying, postage or because the costs exceed the appropriate limit, we will write to you advising you of the fee required within 20 school days of receipt of your request. This is known as a "Fees Notice". Once the Fees Notice has been sent to you, the 20 school day limit for responding stops and then will start again upon receipt of payment. If the fee is not received from you within three months we are not obliged to comply with the request.