

# **Data Retention Policy**

| Version<br>No                   | Purpose/Change        | Lead | Review Date |  |
|---------------------------------|-----------------------|------|-------------|--|
| Previous versions are available |                       |      |             |  |
| 2.0                             | Reviewed – no changes | SDE  | Mar 2025    |  |

GDPR requires that personal data should not be kept for longer than is necessary. This policy aims to set out the Wilberforce College's data retention periods that need to be adhered to by all members of staff.

Once personal data is no longer needed, it should be securely deleted/destroyed in accordance with the retention period set. Colleges need to be wary of information not stored on central systems, e.g. where teachers or managers keep their own paper files. Personal data needs to be destroyed securely and all different types of media on which the data is stored need to be considered.

#### 1 POLICY

- 1.1 Wilberforce College] (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.
- 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.
- 1.7 College Personnel will receive a copy of this Policy when they start and may receive periodic revisions of this Policy. This Policy does not form part of any College Personnel's contract of employment and the College reserves the right to change this Policy at any time. All College Personnel are obliged to comply with this Policy at all times.

### 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 DATA RETENTION PERIODS

- 3.1 The College has assessed the types of personal data that the College holds and the purposes the College use it for. The table below sets out the retention periods that the College has set for the different departments within the College, and the different types of data that they each hold.
- 3.2 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.

### 4 RETENTION PERIODS FOR DIFFERENT CATEGORIES OF DATA

| Category                         | Type of data  | When will the<br>College delete it?  | Responsibility for deleting it (if paper)?     | Responsibility for deleting it (if electronic)? |
|----------------------------------|---|--|--|---|
| Student<br>Applicant<br>deletion | Personal information<br>(such as name,<br>address, tel nos,<br>ULN)   | 2 years after the end<br>date of the academic<br>year in which they<br>apply                       | Marketing                                      | MIS<br>Marketing                                |
| Student<br>Applicant             | Personal characteristics (such as ethnicity, language, nationality, country of birth, gender, free school meal eligibility) | 2 year after the end<br>date of the academic<br>year in which they<br>apply                        | Marketing                                      | MIS<br>Marketing                                |
| Student<br>Applicant             | Special educational needs information   | 2 year after the end<br>date of the academic<br>year in which they<br>apply                        | Marketing<br>Study Support                     | MIS   |
| Student<br>Applicant             | Safeguarding information  | 7 years after the end date of the academic year in which they apply                                | Marketing<br>Student Services                  | MIS   |
| Student<br>Applicant             | School behavioural and performance information  | 2 year after the end<br>date of the academic<br>year in which they<br>apply                        | Marketing<br>Student Services<br>Study Support | MIS   |
| Student<br>anonymisation         | Personal information<br>(such as name,<br>address, tel nos,<br>ULN)   | 7 years from the end<br>of the academic year<br>in which the student<br>completes their<br>studies | Student Services                               | MIS   |
| Student                          | UCAS references   | 7 years from the end<br>of the academic year<br>in which the student                               | Student Services                               | MIS   |

| Category | Type of data  | When will the<br>College delete it?  | Responsibility for deleting it (if paper)? | Responsibility for deleting it (if electronic)? |
|----------|---|--|--|---|
|          |   | completes their studies  |  |   |
| Student  | Assessment and attendance data                              | 7 years from the end<br>of the academic year<br>in which the student<br>completes their<br>studies | Student Services                           | MIS   |
| Student  | Medical information   | 7 years from the end<br>of the academic year<br>in which the student<br>completes their<br>studies | Student Services<br>Employer<br>engagement | MIS   |
| Student  | Work experience information                                 | 7 years from the end<br>of the academic year<br>in which the student<br>completes their<br>studies | Student Services<br>Employer<br>engagement | MIS   |
| Student  | Special educational needs information                       | 7 years except for<br>EHCP which is 25yrs<br>old + 6 as per<br>guidance                            | Student Services<br>Study Support          | MIS   |
| Student  | Safeguarding information                                    | 35 years from the end of the academic year in which the student completes their studies            | Student Services                           | MIS   |
| Student  | Pre-16 school<br>behavioural and<br>information             | 1 year from the end<br>of the academic year<br>in which the student<br>completes their<br>studies  | Student Services                           | MIS   |
| Student  | Bank account details  | At the end of each academic year   | Finance                                    | MIS   |
| Student  | Car/bike details  | At the end of each academic year   | n/a  | Student Services                                |
| Student  | Biometrics  | At the end of each academic year   | n/a  | Student Services                                |
| Student  | ID Photos   | 7 year from the end of the academic year in which the student completes their studies              | n/a  | MIS   |
| Parent   | Personal information<br>(such as name,<br>address, tel nos) | 7year from the end of the academic year in which their son/daughter completes their studies        | Student Services                           | MIS   |
| Parent   | Safeguarding information                                    | 35 years from the end of the academic year in which their son/daughter                             | Student Services                           | MIS   |

| Category           | Type of data  | When will the<br>College delete it?  | Responsibility for deleting it (if paper)? | Responsibility for deleting it (if electronic)? |
|--------------------|---|--|--|---|
|                    |   | completes their studies  |  |   |
| Staff<br>Applicant | Personal information<br>(such as name,<br>address, tel nos)                                   | 1 year after the end<br>date of the academic<br>year in which they<br>apply              | HR   | HR  |
| Staff<br>Applicant | Personal characteristics (such as ethnicity, language, nationality, country of birth, gender) | 1 year after the end<br>date of the academic<br>year in which they<br>apply              | HR   | HR  |
| Staff<br>Applicant | School behavioural,<br>attendance and<br>performance<br>information                           | 1 year after the end<br>date of the academic<br>year in which they<br>apply              | HR   | HR  |
| Staff<br>Applicant | Medical information   | 1 year after the end<br>date of the academic<br>year in which they<br>apply              | HR   | HR  |
| Staff<br>Applicant | Candidate selection information (such as interview notes, tasks etc)                          | 1 year after the end<br>date of the academic<br>year in which they<br>apply              | HR   | HR  |
| Staff<br>Applicant | Reference details   | 1 year after the end<br>date of the academic<br>year in which they<br>apply              | HR   | HR  |
| Staff              | Employment records  | 15 years after the end date of the academic year in which they complete their employment | HR   | HR  |
| Staff              | Performance Management Reviews and Legal requirements (Single Central Register)               | 15 years after the end date of the academic year in which they complete their employment | HR   | HR  |
| Staff              | Safeguarding information  | 35 years after the end date of the academic year in which they complete their employment | HR   | HR  |
| Staff              | Bank Account  | at the end date of<br>the academic year in<br>which they complete<br>their employment    | HR   | HR  |
| Staff              | Next of kin   | at the end date of<br>the academic year in<br>which they complete<br>their employment    | HR   | HR  |
| Staff              | ID Photo  | at the end date of the academic year in  | HR   | HR  |

| Category | Type of data  | When will the College delete it?  | Responsibility for deleting it (if paper)? | Responsibility for deleting it (if electronic)? |
|----------|---|---|--|---|
|          |   | which they complete their employment  |  |   |
| Staff    | Payroll: staff<br>address, email, tel<br>no & Bank details                                    | Until the end of the academic year in which they complete their employment  | HR   | HR  |
| Staff    | Payroll: other information not detailed above   | 15 years after the end date of the academic year in which they complete their employment                              | HR   | HR  |
| Staff    | Financial records   | Min of 6 years after<br>the end date of the<br>academic year in<br>which they complete<br>their employment            | HR   | HR  |
| Governor | Personal information<br>(such as name,<br>address, tel nos)                                   | Min of 6 years after<br>the end date of the<br>academic year in<br>which they complete<br>their term as a<br>Governor | Clerk to the<br>Corporation                | Clerk to the<br>Corporation                     |
| Governor | Personal characteristics (such as ethnicity, language, nationality, country of birth, gender) | Min of 6 years after<br>the end date of the<br>academic year in<br>which they complete<br>their term as a<br>Governor | Clerk to the<br>Corporation                | Clerk to the<br>Corporation                     |
| Governor | Attendance information  | 3 years after the end<br>date of the academic<br>year in which they<br>complete their term<br>as a Governor           | Clerk to the<br>Corporation                | Clerk to the<br>Corporation                     |
| Governor | Recruitment data  | 1 year after the end date of the academic year in which they apply  | Clerk to the<br>Corporation                | Clerk to the<br>Corporation                     |
| Governor | Register of interests   | Min of 6 years after<br>the end date of the<br>academic year in<br>which they complete<br>their term as a<br>Governor | Clerk to the<br>Corporation                | Clerk to the<br>Corporation                     |
| Visitors | Name, reason for visit, person visited, signature, photo                                      | 1 year after the end of the academic year in which they visited   | HR   | IT  |
| Visitor  | DBS number and date issued  | 2 years after the end<br>of the academic year<br>in which they visited  | -  | HR  |

**NB** All staff are responsible for ensuring any personal data they may possess (paper or electronic) adheres to this retention schedule.

# **5** CHANGES TO THIS POLICY

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