



# Statutory Policy

**Category**

**Pupil well-being and safeguarding**

## Statutory Requests for Information Policy

Chair signed:	Shared with staff	October 2021
	Ratified by Governing Body	11.11.2021
Headteacher signed:	Review frequency	Every 2 years
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## Pre-amble: School Vision, Ethos and Values

Dr Walker's is a mixed Church of England Voluntary Controlled Primary School in Fyfield, Ongar, Essex.

We support all pupils to succeed in reaching their God given potential at Dr Walker's – 'An Exceptional Place to Flourish', by developing

- **Belief** in self and the development of confidence, respect and trust for others and an appreciation of spirituality and an understanding of faith in God;
- **Engagement** in a love for learning by nurturing curiosity and independence; and
- **Excellence** in reaching personal goals by demonstrating resilience and positive behaviour.

Our **CHRISTIAN VALUES** are reflected in:

- Standing with **COURAGE** for what is right.
- Using **CREATIVITY** in problem solving and making life beautiful.
- Treating every person and everything with **RESPECT**.
- Having **COMPASSION** for others.
- Completing every task with **PERSEVERANCE**.
- Taking **RESPONSIBILITY** for ourselves.
- Living with **HOPE** for a better future.

At Dr Walker's we provide every pupil with the care and support they need to develop as individuals and become educated and successful British Citizens who understand the importance of the following British values:

- **Democracy**
- **The rule of law**
- **Individual liberty**
- **Mutual respect and**
- **Tolerance of those with different faiths and beliefs.**

## Acknowledgement and Document Control

This policy is adopted and adapted from Essex County Council (ECC) - Information Governance Framework Documents' *Model Data Protection Policy*.

- Version : 2



## References

- Data Protection Act 2018
- Freedom of Information Act 2000
- Environmental Information Regulation 2005
- Education (Pupil Information) (England) Regulations 2005

## Introduction

- Requirements for managing requests for information to comply with the Freedom of Information Act 2000 (FOI), the Environmental Information Regulations (EIR), the General Data Protection Regulations 2016 and the Data Protection Act 2018.
- Policy points are numbered. The numbering corresponds to explanations of 'why?' and 'how?' for each point further down the page.

## Breach Statement

- Breaches of Information Policies will be investigated and may result in disciplinary action. Serious breaches of Policy may be considered gross misconduct and result in dismissal without notice, or legal action being taken against you.

**What must I do?**  
**Why must I do it?**  
**How must I do it?**

	<b>What must I do?</b>	<b>Why must I do it?</b>	<b>How must I do it?</b>
1	We must <b>correctly identify</b> the law which applies to the information being requested and manage the request in compliance with that law	<ul style="list-style-type: none"> <li>• The requestor does not have to specify under what legislation they are making a request.</li> <li>• It is our responsibility to correctly identify which legislation applies.</li> </ul>	<ul style="list-style-type: none"> <li>• Follow guidance and training to correctly identify whether the request should be handled under FOI, EIR or DPA/GDPR.</li> </ul>
2	Information should be <b>released</b> unless there a strong legal justification for withholding it.	<ul style="list-style-type: none"> <li>• We serve the public.</li> <li>• We should not hide information from them.</li> <li>• The Acts are intended to make us more accountable to the public, to make our processes more transparent, and to encourage the public to trust us.</li> <li>• Information should be released unless we can strongly justify withholding it (embarrassment is not a sufficient reason to withhold information).</li> <li>• In some cases, we may have to release non-personal information because it is in the public interest although it might otherwise have been considered exempt.</li> <li>• Also, it is a legal offence to deliberately withhold or destroy requested information where there is no legal reason to do so.</li> </ul>	<ul style="list-style-type: none"> <li>• By following the points of this policy and accompanying guidance and training.</li> </ul>
3	Whenever we <b>refuse</b> to provide information, we must clearly and fully explain the reasons why	<ul style="list-style-type: none"> <li>• We will not be obliged to provide all or part of the information requested if a legal justification applies.</li> <li>• If we believe a reason does apply then we must help the public to challenge our decisions effectively by giving our reasons and doing so clearly and fully in line with the requirements of the Acts.</li> <li>• This is a legal</li> </ul>	<ul style="list-style-type: none"> <li>• Ensure the employee making decisions about what can be released and drafting the response has access to legal guidance in order to make the response full and compliant with the law.</li> </ul>

		requirement.	
4	We must provide <b>advice and assistance</b> to people making a request.	<ul style="list-style-type: none"> <li>The Acts require us to assist requestors, especially where we may be considering refusing a request, in guiding the public on how to clarify or re-scope their request to achieve the best outcome. This is a legal requirement.</li> </ul>	<ul style="list-style-type: none"> <li>Discuss the likely response with the requestor if their request is likely to be refused and explain options that would help them receive as useful a response as possible within the limits of the law.</li> <li>Although we should not ask requestors what they intend to do with the information they have requested, we can explain what we do hold and what is likely to be disclosable to them.</li> </ul>
5	We must always try to <b>reply</b> as quickly as possible, but always within the legal deadline.	<ul style="list-style-type: none"> <li>The laws provide statutory deadlines for responding to a request; FOI &amp; EIR – 20 working days and DPA one month.</li> <li>There are limited reasons to extend the deadlines.</li> <li>The laws expect information to be well managed and accessible, therefore there is an assumption that requests should be routinely responded to well in advance of the deadline.</li> </ul>	<ul style="list-style-type: none"> <li>We must record performance against the statutory deadlines to ensure we are aware of how well we are complying with the law and to help make changes to processes if necessary.</li> </ul>
6	All employees must promptly <b>provide</b> all relevant information to a request co-ordinator if asked for it	<ul style="list-style-type: none"> <li>In order to comply with regulator and corporate targets for fulfilling requests, all employees have a role to play in making information relevant to the request available promptly so that a response can be drafted within the timescale.</li> </ul>	<ul style="list-style-type: none"> <li>Make sure the information you manage is accessible and well structured so that you can retrieve it quickly when requested.</li> </ul>
7	If we decide to <b>charge</b> for information, we must do so in accordance with a published policy.	<ul style="list-style-type: none"> <li>The laws require us to make clear the basis for charging to ensure that charges are fair and un-obstructive.</li> <li>We must tell requestors whether a charge applies before we provide the information and we should tell them what that charge will be.</li> </ul>	<ul style="list-style-type: none"> <li>It is not lawful to charge for information without a published policy explaining the basis for arriving at a fee. In the absence of a published policy, charges are not made.</li> </ul>
8	Where reasonable and practical, we must provide the information in the <b>format</b> requested by the	<ul style="list-style-type: none"> <li>The acts duty on us to provide information in a format that the requester would find most</li> </ul>	<ul style="list-style-type: none"> <li>There must be strong prohibitive reasons not to provide information in a format that is within our</li> </ul>

	applicant.	<p>convenient to their needs.</p> <ul style="list-style-type: none"> <li>We may refuse unreasonable demands and charge in certain cases, but in principle the requestor should be able to receive the information in the way they specify.</li> </ul>	<p>ability to provide.</p> <ul style="list-style-type: none"> <li>Conversion to a new format is however different to having to significantly edit and rearrange information to make it legible in the format requested.</li> <li>Under the latter circumstances, a refusal may be valid but advice should be sought if unsure.</li> </ul>
9	When we respond to a request, we must tell the requestor about our internal review process.	<ul style="list-style-type: none"> <li>It is a requirement of the act to have an internal review process.</li> <li>Where a requestor expresses dissatisfaction with a response, this must be treated as a complaint.</li> <li>The act states that expressing dissatisfaction is enough to require us to treat it as such.</li> <li>The ICO requires us to complete the internal review process before it will accept an escalation of a complaint to their office.</li> </ul>	<ul style="list-style-type: none"> <li>We choose to manage complaints (known as Internal Reviews) within 20 working days.</li> <li>Where a simple error has been made in the response it may be that the issue can be resolved informally.</li> <li>If not, then a full review of how the request was handled is required.</li> <li>This must be undertaken by an employee who was not involved in drafting or approving the original request, although the employee drafting the response may discuss how the original request was handled with those involved.</li> </ul>
10	When responding to a complaint, we must advise the requestor that they may <b>complain to the ICO</b> if they remain unhappy with the outcome.	<ul style="list-style-type: none"> <li>This is a statutory requirement.</li> </ul>	<ul style="list-style-type: none"> <li>Ensure that the contact details for the ICO are provided to the requestor on any response documentation and explain when it is appropriate to escalate a complaint the ICO in order to make requestors aware of their rights.</li> </ul>
11	We must maintain an up-to-date Publication Scheme available on our website to meet our obligations under FOI/EIR	<ul style="list-style-type: none"> <li>This is a statutory requirement.</li> </ul>	<ul style="list-style-type: none"> <li>To enable requestors to understand the types of information the organisation holds, what format it can be disclosed in, and whether charges apply.</li> </ul>

### What if I need to do something against this policy?

If you believe you have a valid business reason for an exception to these policy points, having read and understood the reasons why they are in place, please raise a formal request by contacting the school office.