Springbank Primary School



Character Education Values

Courtesy-Forgiveness-Determination-Self-Discipline-Gratitude-Honesty

Our whole school vision is:

Springbank Primary is a place where <u>all</u> of our children and staff will have the opportunity to <u>excel</u>. Everyone will be safe, happy and cared for. Our curriculum and values will <u>inspire</u> everyone in the school family to be motivated and curious learners and offer core skills, knowledge and enrichment to enable <u>all</u> to gain the foundations for a quality future and a <u>love for life-long learning</u>.

In all we do we remember our school motto:

Caring-Happy-Healthy-Sporty-Scientific

School Values

Sportsmanship-Tolerance- Appreciation- Respect-Friendship-Integrity-Sensitivity-Helpfulness

GDPR - Information Governance Framework Policy

2020



Policy Lead: Julie Vaccari



Link Governor: Dawn Wigley

Strategic Committee

Springbank Primary School is committed to equal opportunities for all. It is our aim that every policy is written to have a positive impact on every child/all children irrespective of race; religion; gender; sexual orientation or age.

Springbank = success for all

There is a key that unlocks every child's learning, our job is to find that key.

Every staff member and governor must take the responsibility and accountability to ensure the procedures within this policy are delivered and implemented as per Springbank School Policy.

Information Governance Framework Policy

Supporting effective corporate management of Information Governance activities

Policy points are numbered. The numbering corresponds to explanations of 'why?' and 'how?' for each point further down the page.

What must I do?

- 1. **MUST**: All employees must **comply** with all Information Policies.
- 2. **MUST**: All employees must successfully complete relevant **training** in Information Governance key messages annually.
- MUST: All managers must ensure that employees under their management are complying with our policies and any agreed exceptions.
- 4. **MUST**: We must ensure that the **roles** of Data Protection Officer (DPO) and Senior Information Risk Owner (SIRO) are in place.
- 5. **MUST**: We must ensure that an Information Governance Strategy is in place.
- 6. **MUST**: We must undertake annual **reviews** of the IG Strategy, all Information Policies and Information Risks.
- 7. **MUST**: Any **exceptions** to Information Policies must be risk assessed and approved.

Why must I do it?

- 1. This is to ensure that the Organisation remains compliant with Information law and provides assurance to the public over secure practices.
- 2. This is to ensure that ECC can be certain that staff have been told the correct messages about how to handle data securely, and that we can evidence this to our regulators, partners and the public to give them confidence that we are suitable custodians of their data.
- 3. Managers have a key role in ensuring any policy is being implemented appropriately.
- 4. The DPO role is a statutory requirement and the SIRO is best practice.
- 5. Strategies are only effective when they meet the demands of the law and enable employees to achieve compliance in a practical way. It is therefore vital that our strategy reflects the current legal requirements and helps guide employees in a clear way to meet those requirements. The Strategy must therefore be regularly reviewed to ensure it is fit for purpose.
- 6. Policies are only effective when they meet the demands of the law and enable employees to achieve complian

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 Policy and Risk Management must therefore be regularly reviewed to ensure they are fit for purpose.
- 7. We need to monitor and control the risks created by allowing exceptions to policy.

How must I do it?

- 1. By reading the Information Policies, by attending and completing relevant training, by seeking clarification of policy from managers when unsure.
- 2. By attending face-to-face training or completing elearning that has been designated as mandatory for your role.
- 3. Ensure employees are instructed appropriately (through both Induction and Refresher training) on how to securely manage the data they have access to in their roles. Ensure employees have completed relevant formal training (for systems they use, and compulsory E-Learning). Use team meetings to discuss information policy issues. Where there is uncertainty over correct procedure, seek advice for clarification.
- 4. Appoint new employees or add responsibilities to existing roles. Ensure that the responsibilities of the roles are fully documented and that the role holders have sufficient resource and training to fulfil their roles.
- 5. A Strategy should be approved by the Leadership Team and annual reviews should be made against its progress, reported to the Leadership Team and the Strategy should be amended if required.
- 6. Policy and Risk reviews should be undertaken annually and approved by the Leadership Team.
- 7. By recording approved exceptions in such a way as to be able to report on all current instances; showing who and what the exception is for, why it was granted, when the exception approval period comes to an end and who supported and approved the exception. Assessment of a request for an exception must be done by receiving an approval and acceptance of risk by the Senior Information Risk Owner (SIRO) or a delegated role.

What if I need to do something against the 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 Miss Sara Dunn DPO.

Document Control

Version: 1

Date approved: July 2018

Approved by: Governing Board

Next review: July 2019

References

- Data Protection Act 1998 (to May 25th 2018)
- General Data Protection Regulations 2016 (from 25th May 2018)
- Article 8, The Human Rights Act 1998
- Freedom of Information Act 2000
- Environmental Information Regulations 2004

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.