

Privacy Notice

Please be advised that not all of this data is shared with everyone listed. We only share data required for that particular function and only the minimum required.

What is the service being provided?	Governors Services							
What personal data do we need from you?	Name	Address		Date of Birth	Ethnicity			
				Health Information	Vetting information			
Who will be using your Personal Data?	Who is the Data Controller ?			The Ongar Academy				
	Who is the Data Controller's Data Protection Officer ?			MR Tony Snoad				
	Are there any Data Processors ?			Yes	<input type="checkbox"/>	No	<input checked="" type="checkbox"/>	
	Who are they?							
What will it be used for and what gives us the right to ask for it and use it?	The Purpose (s):			To deliver Governor services to the school				
	The Legal Condition (s):			<ul style="list-style-type: none"> • Legal Obligation • Substantial Public Interest 				
Who else might we share your data with?				Central & Local Government, Other Education Providers, Regulatory Bodies				
Will your data be stored in or accessible from countries with no UK-equivalent Privacy Law protections?				NO				
How long will your data be kept?	When will it stop being used?			When a Governor ceases to work for the school, plus one year				
	How long after this will it be deleted?			As above				
Our use of the data will be subject to your legal rights (marked if applicable):	Inform	<input checked="" type="checkbox"/>	Access	<input checked="" type="checkbox"/>	Rectify	<input checked="" type="checkbox"/>	Erase	<input type="checkbox"/>
	Restrict	<input type="checkbox"/>	Portable	<input type="checkbox"/>	Object	<input type="checkbox"/>	Automate	<input type="checkbox"/>
As you are giving us your data directly:	This is the reason why we are allowed to ask for it and use it:			For statutory purposes to ensure the smooth running of the school				

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	This is what could happen if you refused to let us use your data for this purpose:	Not applicable
Visit the following links for more information about Privacy Law, our obligations and your Rights:		
The ICO Guide to the General Data Protection Regulations 2016 The General Data Protection Regulations 2016		
If you have concerns over the way we are asking for or using your personal data, please raise the matter with our Data Protection Officer by the following means:		
Postal Address	Essex County Council. County Hall. Chelmsford. CM1 1QH	
Email	DPO@essex.gov.uk	
Phone Number	03330322970	
If you still have concerns following our response you have the right to raise the matter with the Information Commissioner's Office:		
Postal Address	Information Commissioner's Office, Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF	
Online Form	https://ico.org.uk/concerns/handling/	
Phone Number	0303 123 1113	

Guidance

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1. Who is a Data Controller? This is your Organisation.
[Back](#)
2. Who is the Data Protection Officer? This is a statutory post either within your organisation or a contracted service
[Back](#)
3. What is a Data Processor? This is someone who uses the data you are responsible for in order to deliver a service you have contracted them to deliver on your behalf
[Back](#)
4. What are Purposes? This is the reason you want to use the data, e.g. to create a pupil record
[Back](#)
5. What are the legal conditions?
 - a. **Personal Data** can be lawfully processed for the using the following conditions:
 - i. Consent
 - ii. Necessary to perform a contract obligation
 - iii. Blue light emergency services
 - iv. Statutory Duty/Task in the Public Interest
 - v. Legitimate Interests
 - b. **Sensitive Personal Data** can be lawfully processed for the using the following conditions:
 - i. Explicit Consent
 - ii. Employment, Social Security, Social Protection
 - iii. Blue light emergency services
 - iv. Legitimate Activities of 'charities/not for profit' organisations
 - v. Made Public by the person
 - vi. For legal defence/claims
 - vii. Substantial Public Interest
 - viii. Health & Social Care provision and management
 - ix. Pan UK Public Health (Epidemics)
 - x. Archiving for scientific/historical research or statistical purposes
6. Legitimate Interests cannot be used as a processing condition other than I exceptional circumstances
[Back](#)
7. Any country outside of the European Economic Area (EU countries, plus Iceland, Lichtenstein and Norway) is not considered to have the same legal protections as the UK
[Back](#)
8. The right to inform requires you to tell people about how their rights are managed including if information is rectified, modified, erased or restricted
[Back](#)
9. The right to access means you must be able to provide a copy of a person's data to them upon written request
[Back](#)

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10. The right to rectify requires you to correct inaccurate data. This may not always be possible if it relates to an official record or a professional opinion recorded by your staff. If this is the case you should not tick this box
[Back](#)
11. The right to erasure requires you to securely destroy the data you hold. This may not always be possible if it relates to an official record or a professional opinion recorded by your staff. If this is the case you should not tick this box
[Back](#)
12. The right to restrict requires you to stop processing data (other than keeping it secure) whilst a complaint is resolved. This may not always be possible if it relates to an official record or a professional opinion recorded by your staff. If this is the case you should not tick this box
[Back](#)
13. The right to Data Portability only applies when a service is based on 'Consent' and then only if it involves technology
[Back](#)
14. The right to object requires you to stop using the data for the purposes for which it was collected. This does not apply to any legal obligations to process the data, but does apply for any processing under Consent, e.g. marketing or profiling
[Back](#)
15. The right to refuse automated decision making means if a computer makes a decision about how you will deliver a service to a person; they have the right to request the decision to be made by a human Being.
[Back](#)

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