



## Special Categories of Personal Data Policy

(Initial document – Awaiting ratification by Governing Body)

### 1. Introduction

South Molton Community College uses this policy to meet the requirements incumbent upon them under the Data Protection Act 2018 for the handling of special categories of personal data in its role as a data controller.

### 2. Scope

This policy applies to all employees of South Molton Community College including contract, agency and temporary staff, volunteers and employees of partner organisations working for South Molton Community College.

Special Categories of Personal Data (formerly known as Sensitive Personal Data) requires additional legal basis to process, along with additional protections.

The categories of data within scope of this policy are personal data revealing:

- a) racial or ethnic origin
- b) political opinions
- c) religious or philosophical beliefs
- d) trade union membership
- e) genetic data
- f) biometric data for the purpose of uniquely identifying a natural person
- g) data concerning health; or
- h) data concerning a natural person's sex life or sexual orientation

South Molton Community College will set out the types of special categories of personal data it processes on data subjects in its Privacy Notices which are available on the schools' website; [smcc.devon.sch.uk](http://smcc.devon.sch.uk) or by contact the College's Business Manager via the reception office or by contacting the Data Protection Officer ([i-west@bathnes.gov.uk](mailto:i-west@bathnes.gov.uk)). It will also include the processing on its Register of Processing Activity (Information Inventory) which is updated annually.

### 3. Legal Basis

In addition to the legal basis to process personal data, special categories of personal data will also require an additional legal basis for processing. These are:

- a) the data subject has given **explicit consent** to the processing of those personal data for one or more specified purposes.

It should also be noted that if South Molton Community College offers an online service directly to a child, children aged 13 or over will provide their own consent. For children under this age explicit consent will be sought from whoever holds parental responsibility for the child, unless the online service offered is a preventive or counselling service.

- b) processing is necessary for the purposes of carrying out the obligations and exercising specific rights under **employment and social security and social protection law**;
- c) processing is necessary to protect the **vital interests** of the data subject or of another natural person where the data subject is physically or legally incapable of giving consent;
- d) processing is carried out in the course of its legitimate activities with appropriate safeguards by a **foundation, association or any other not-for-profit body with a political, philosophical, religious or trade union aim** and on condition that the processing relates solely to the members or to former members of the body or to persons who have regular contact with it in connection with its purposes and that the personal data are not disclosed outside that body without the consent of the data subjects;
- e) processing relates to personal data which are **manifestly made public by the data subject**;
- f) processing is necessary for the **establishment, exercise or defence of legal claims** or whenever courts are acting in their judicial capacity;
- g) processing is necessary for reasons of **substantial public interest** but must be clearly demonstrated and assessed as part of the public interest test and evidenced throughout the decision making process.

- Statutory and government purposes
- Administration of Justice and parliamentary purposes
- Equality of opportunity or treatment
- Preventing or detecting unlawful acts
- Protecting the public against dishonesty
- Journalism in connection with unlawful act and dishonesty
- Preventing fraud
- Processing for the purposes of preventing fraud.
- Suspicion of terrorist financing and money laundering
- Counselling
- Insurance
- Occupational pensions
- Political parties
- Elected representatives responding to requests
- Disclosure to elected representative
- Informing elected representatives about prisoners
- Publication of legal judgements
- Anti-doping in sport

- Standard of behaviour in sport
- h) processing is necessary for the purposes of **preventive or occupational medicine, for the assessment of the working capacity of the employee, medical diagnosis, the provision of health or social care or treatment or the management of health or social care systems and services** on the basis of Union or Member State law or pursuant to contract with a health professional and subject to the conditions and safeguards referred to in paragraph 3;
- i) processing is necessary for reasons of **public interest in the area of public health**, such as protecting against serious cross-border threats to health or ensuring high standards of quality and safety of health care and of medicinal products or medical devices, on the basis of Union or Member State law which provides for suitable and specific measures to safeguard the rights and freedoms of the data subject, in particular professional secrecy;
- j) processing is necessary for **archiving purposes in the public interest, scientific or historical research purposes or statistical purposes** in accordance with Article 89(1) based on Union or Member State law which shall be proportionate to the aim pursued, respect the essence of the right to data protection and provide for suitable and specific measures to safeguard the fundamental rights and the interests of the data subject.

#### 4. Data Protection Impact Assessments (DPIA)

It is a statutory requirement that any activity involving a high risk to the data protection rights of the individual when processing personal data be assessed by the Data Protection Impact Assessment. Prior to the assumption of any such activity South Molton Community College will consult with its Data Protection Officer assess risks based on an initial screening process. The DPIA will:

- describe the nature, scope, context and purposes of the processing;
- assess necessity, proportionality and compliance measures;
- identify and assess risks to individuals; and
- identify any additional measures to mitigate those risks.

Upon completion of a DPIA the regulator (ICO) maintains the right to cease the proposed processing should it remain high risk.

#### 5. Monitoring and compliance

Compliance with this policy shall be monitored through a review process. This will be agreed with the Data Protection Officer, and compliance will be reported to the senior management board.

Should it be found that this policy has not been complied with, or if an intentional breach of the policy has taken place, the organisation, in consultation with senior management, shall have full authority to take the immediate steps considered necessary, including disciplinary action.

**Review this Policy upon:-  
Change of Data Protection Officer and/or Change of Legislation**