## **Freedom of Information**

Date	Review Date	Coordinator	Nominated Governor
September 2018	September 2020	K Thapar	Ranveer Panesar

We believe this policy should be a working document that is fit for purpose, represents the school ethos, enables consistency and quality across the school and is related to the following legislation:

- Data Protection Act 2018 (DPA)
- Freedom of Information Act 2000 (FOIA)
- Environmental Information Regulations 2004 (EIR)

We are aware that under the Freedom of Information Act 2000 (FOIA) we have a legal duty to supply certain information to enquirers and that we must be clear and proactive about the information we make public.

To do this we have in place a publication scheme that sets out:

- The classes of information we publish or intend to publish
- The manner in which the information will be published
- How to request information
- Payment for information

We are committed to the aims of the FOIA and the access provisions of the Data Protection Act 2018 by promoting an open transparent policy as we believe the public have a right to access the recorded information held by us.

We understand that recorded information held by us relates to the business of the School and includes information that is:

- created and held by us
- created by us but held by another organisation on our behalf
- held by us but relating to the Governor Body
- held by us but provided by third parties

We believe the FOIA will encourage greater openness and accountability in public authorities, help increase levels of public trust, encourage improvements in our interaction with the public and provide the public with information they require in order to participate in decision making.

We understand that the FOIA allows schools to withhold certain information which are listed under Absolute exemption and qualified exemption.

We are 'under a duty to provide advice and assistance to anyone requesting information and must respond to the enquiry promptly, and in any event, within 20 working days of receipt (not including school holidays)'.

We believe it is essential that this policy clearly identifies and outlines the roles and responsibilities of all those involved in the procedures and arrangements that is connected with this policy.

#### **Aims**

- To provide certain information to enquirers under the Freedom of Information Act 2000.
- To recognise that we have a duty to provide advice and assistance to anyone requesting information.
- To ensure compliance with all relevant legislation connected to this policy.
- To work with other schools and the local authority to share good practice in order to improve this policy.

## Responsibility for the Policy and Procedure

### **Role of the Governing Body**

The Governing Body has:

- delegated powers and responsibilities to the Headteacher as 'Data Controller' for the school;
- delegated powers and responsibilities to the Headteacher to ensure all school personnel and stakeholders are aware of and comply with this policy;
- responsibility for ensuring that the school complies with all equalities legislation;
- nominated a designated Equalities governor to ensure that appropriate action will be taken to deal with all prejudice related incidents or incidents which are a breach of this policy;
- responsibility for ensuring funding is in place to support this policy;
- responsibility for ensuring this policy and all policies are maintained and updated regularly;
- responsibility for ensuring all policies are made available to parents;
- make effective use of relevant research and information to improve this policy;
- nominated a link governor to:

visit the school regularly;
work closely with the Headteacher and the Data Protection Officer;
ensure this policy and other linked policies are up to date;
ensure that everyone connected with the school is aware of this policy;
attend training related to this policy;
report to the Governing Body every term;
annually report to the Governing Body on the success and development of this policy.

responsibility for the effective implementation, monitoring and evaluation of this policy.

## Role of the Headteacher and Senior Leadership Team

The Headteacher and the Senior Leadership Team will:

- ensure all school personnel, pupils and parents are aware of and comply with this policy;
- put into effect an action plan to ensure that this school has fully implemented the FOIA:
  - ☐ Publication Scheme
  - □ Training awareness
  - ☐ Coordination
  - □ Information and records management
  - □ Systems and procedures
- work closely with the link governor and the Data Protection Officer;
- provide leadership and vision in respect of equality;
- make effective use of relevant research and information to improve this policy;
- provide guidance, support and training to all staff;
- monitor the effectiveness of this policy by speaking with pupils, school personnel, parents and governors;
- annually report to the Governing Body on the success and development of this policy.

## **Role of School Personnel**

School personnel will:

- comply with all aspects of this policy;
- be aware of all other linked policies;
- handle all requests for information in compliance with the various acts;
- take advice from the Data Controller;
- implement the school's equalities policy and schemes;
- report and deal with all incidents of discrimination;
- attend appropriate training sessions on equality;
- report any concerns they have on any aspect of the school community.

## **Categories of Information Published**

Current published information is:

## **School Prospectus**

The name of the school, address, telephone number, email address and website
The type of school
The names of the Headteacher and Chair of Governors and contact details
The Admissions policy
The school's ethos and values
SEN policy
The number of pupils on roll

# GRANGE PARK INFANT AND NURSERY SCHOOL □ Attendance figures ☐ National Curriculum results for each Key Stage **School Profile** ☐ Successes this year ☐ Improvements to be made ☐ Analysis of results over the past three years ☐ Arrangements to ensure every child gets teaching to meet their individual needs ☐ A list of the activities and options available to all pupils ☐ Absence rates compared to other schools Pupils views of the school and how we have addressed these views ☐ The school's health, safety and well-being programme ☐ Working with parents and the community ☐ Action plan for the last Ofsted inspection Governors' documents ☐ Governors Annual Report ☐ Instrument of Government ☐ Minutes of meetings of the governing body and its committees **Pupils & Curriculum Policies** ☐ Home-School Agreement ☐ Curriculum Policy ☐ Sex Education Policy □ Special Education Needs Policy □ Accessibility Plans □ Race Equality Policy □ Collective Worship ☐ Child Protection Policy ☐ Pupil Discipline School Policies and other Information related to the school ☐ The school's Ofsted/Estyn Inspection Reports ☐ Post inspection action plan ☐ Charging and Remissions Policies □ School Session Times and Term Dates ☐ Health and Safety Policy and Risk Assessment □ Complaints Procedure ☐ Performance Management of Staff ☐ Staff, Discipline and Grievance ☐ Curriculum Circulars and Statutory Instruments

## **Dealing with a Request for Information**

The Headteacher will deal with written requests for information by:

- deciding if the request comes under one of the following Acts namely:
  Data Protection Act
  Environmental Information Regulations
- deciding whether the school holds the information

Freedom of Information Act

- providing the information if it has already been made public
- informing the enquirer if the school does not have that information
- deciding if information disclosed might affect the interests of a third party
- deciding if the estimated cost of complying with the request will exceed the appropriate limit
- ensuring that all personal information is excluded from a requested document
- consider if the request is annoying or repeated
- dealing with a FOI request within 20 working days
  - ☐ For the school, a "working day" is one in which pupils are in attendance, subject to an absolute maximum of 60 calendar days.
- dealing with a Data Protection request within 30 calendar days.

## Reasons for not Complying with a Request

We will follow the following reasons under the FOIA for not complying with a request for information:

- the request is for the applicant's personal data, this must be done under the Data subject access
- compliance with the request would breach third party's data
- the information is already publicly available
- the information is one the school intends to publish later
- the information would prejudice the commercial interest of the school or third party
- the information could prejudice the physical health, mental health or safety of an individual (this may apply particularly to safeguarding information)
- information may prejudice the effective detection and prevention of crime-such as the location of CCTV cameras
- that the requested information is not held
- the cost threshold is reached
- the request is considered annoying or repeated
- that one or more of the exemptions apply

The school takes into consideration the public interest in the information being released against the public interest in the information being withheld. This is a balancing act for which we take our role seriously.

### **Information Availability**

Documents can be downloaded from the school website or by contacting the school by letter, fax or email.

## **Payment for Information**

Information published on the website is free. A charge has been fixed for Education Records at a maximum of £50.

## **Reporting Requests**

All requests for information will be reported to the governors by the Head and logged by the DPO.

## **Feedback and Complaints**

We actively encourage the views and suggestions from parents and the general public about how we can improve this publication scheme.

All complaints will be dealt with by the school's complaints procedure.

If the complaint cannot be resolved by the school, the requester of the information has the right to contact the Information Commissioner's office to make a formal complaint under the Freedom of Information Act 2000.

## **Raising Awareness of this Policy**

We will raise awareness of this policy via:

- the School Handbook/Prospectus
- the school website
- the Staff Handbook
- meetings with parents such as introductory, transition, parent-teacher consultations and periodic curriculum workshops
- school events
- meetings with school personnel
- communications with home such as weekly newsletters and of end of half term newsletters
- reports such annual report to parents and Headteacher reports to the Governing Body
- information displays in the main school entrance

#### **Training**

All school personnel:

- have equal chances of training, career development and promotion
- receive periodic training so that they are kept up to date with new information

#### **Linked Policies**

Data Protection Policy	School Prospectus	■ Governors
Curriculum Policies	<ul><li>School Policies</li></ul>	■ Complaints

Headteacher:	Mrs K Thapar	Date:	May 2018
Appointed Governor:	Mr Ranveer Panesar	Date:	May 2018