

# **Data Retention Policy**

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Version no. & date:	23.3
Next review due:	September 2024
Responsible Committee:	SMT
Approved by & date:	SMT April 2023
Linked policies:	Data Protection Policy
	Policy on Rights in Relations to Individual's Data
	Data Protection Act 2018
External references	General Data Protection Law
	UK Quality Code UKSCQA/02
	Advice and Guidance on Monitoring and Evaluation (6.7)
	Providers take account of ethics and data protection requirements
	when designing and operating monitoring and evaluation systems.

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# Contents

1.	Introduction	4
2.	Purpose	4
3.	Scope	4
4.	Aims and Objectives	4
5.	Data retention	4
6.	HR Data	5
7.	Finance Data	5
8.	IT and Operations Data	6
9.	Compliance Data	7
10.	Media & Communications Data	7
11.	Admissions Data	7
12.	Exams Data	8
13.	Registry Data	8
14.	Student Services/Support Data	8

#### 1. Introduction

#### 2. Purpose

The purpose of this policy is to create a framework so that certain sensitive information data are regularly reviewed and disposed of when they are no longer needed.

#### 3. Scope

The scope of this policy covers the retention of all data held by Oxford Business College ("the College"). Moreover, this also applies to any third-party contractors or vendors that may hold information on in order to conduct business with and for the company. This includes HR data, IT Data, Sales and Marketing Data, Finance Data and Lead Strategy Data.

The information contained in this policy represents the actions taken by the College concerning all data, and its storage or deletion.

#### 4. Aims and Objectives

#### 5. Data retention

The College implemented an information retention policy to ensure that all information kept for legal, regulatory and business requirements is limited. The College ensures that data will be:

- Processed fairly and lawfully.
- Adequate, relevant and not excessive.
- Kept secure and be accurate.
- Kept no longer than is necessary.
- Processed in-line with the client's or employee's rights.
- Not transferred to other countries that do not comply with the Data Protection Act 2018 and General Data Protection Regulation (GDPR).

Furthermore, processes are in place for secure disposal when data no longer needs to be retained for legal, regulatory and business requirements. An automatic or manual executed process is to be in place for identifying and ensuring secure removal of data.

The Data Retention policy contains a comprehensive list of information items held by the College, which must be retained for specified periods of time for legal, compliance or operational reasons.

### 6. HR Data

RECORD DESCRIPTION	RETENTION PERIOD	REASON
Recruitment Data: Name, contact information, information on	Deleted weekly from	Operational and
CVs, interview responses	emails, daily from	business reasons
	downloads, and	
	retention periods for	
	job boards	
Data for employee files and managing employee	End of employment +	Taxes and
lifecycle/disciplinary proceedings, training: Name, ID, DOB,	7 years	Management Act
passport copies, information on CV, eligibility to work checks, DBS		1970, Companies Act
only for lecturers, medical data (health questionnaire on new		2006, Limitation Act
starter pack) , long term sickness information, separate teams		1980
folder with ethnicity, diversity, emergency contact, next of kin,		
adress, picture, location on campus, performance reviews,		
appraisals, training information, information about disciplinary		
proceedings		
Keeping Freelancer Files: Certificates, qualification pack, passport,	End of relationship +	Taxes and
eligibility to work, personal details, health questionnaire	7 years	Management Act
		1970, Companies Act
		2006, Limitation Act
		1980

## 7. Finance Data

RECORD DESCRIPTION	RETENTION PERIOD	REASON
Data for processing of payroll and employee expenses: Name, NI number, Tax number, whether it's their only job, DOB, date of starting the job, contact information(email, phone number), address, next of kin, bank account information, sick leave details, maternity leave information, pension contribution, pension ID, detail of expense claim, signature	End of employment + 6 years	Taxes and Management Act 1970, Companies Act 2006, Limitation Act 1980
Data for supplier onboarding, managing relationship and making payments: Name, bank information, email, telephone number, job title, company name, VAT number, company number	End of relationship + 6 years	Taxes and Management Act 1970, Companies Act 2006, Limitation Act 1980
Data for monitoring turnover and student payments and managing scholarships, bursaries and hardship funding: Name, payment information, contact information (email/phone number), bank details,	End of relationship + 6 years	Taxes and Management Act 1970, Companies

OBC ID number, easons for applying to scholarship/bursaries/hardship		Act 2006, Limitation Act
(potentially sensitive date), academic achievements		1980
<b>Data for Students on Loan:</b> Student name, student finance numbers, contact details, OBC ID, income received on behalf of that student.	End of relationship + 6 years	As instructed by the University Partner

# 8. IT and Operations Data

RECORD DESCRIPTION	RETENTION PERIOD	REASON
Data for creating user accounts: name, email, job title, mobile number	Accounts are deactivated at the end of employment	Operational Reasons to remove access
Data for providing IT support:Name, phone number, IT issue	1 year	Retain for a reasonable period to facilitate support services and track recurring issues.
Data for student set up for emails and Moodle: Student ID, course name and list of modules, name	Duration of Study	Retain for the duration of the student's enrolment to provide access to email and learning resources.
Data for tracking website visitors: Cookies, tags	3 Months	Retain for a limited time to analyse website performance and user behaviour, while respecting privacy.
<b>CCTV Data:</b> Video images and possibly audio recordings	3 Months	Retain for a limited time to enhance security, while respecting privacy; longer retention may apply in investigations.
Data for device inventory: Employee name, manager, department, signature, device number/information	End of employment + 5 years	Retain for the duration of the device usage for inventory management, tracking, and maintenance purposes
Data for visitor logs: Name, company name, time of entry and exit, photo (for digital system)	3 Months	Retain for a reasonable period for security purposes and to facilitate future visits, while respecting privacy

## 9. Compliance Data

RECORD DESCRIPTION	RETENTION PERIOD	REASON
Data for internal audits: Employee name, judgment on whether the process has been followed	1 Year	Retain for a reasonable period to facilitate audit trails, process improvement, and compliance with regulations.
Data for managing data subject rights: name, email, any information on request	Close of request + 5	For operational reasons such as management of possible claims/complaints and as evidence.
name, email, any information of request	years	clains/complaints and as evidence.

## 10. Media & Communications Data

RECORD DESCRIPTION	RETENTION PERIOD	REASON
Data about potential students/people making enquires: Name, email address, details of enquiry, mobile number, nationality	1 Year	Retain for a reasonable period to facilitate follow-ups, marketing, and recruitment activities.
Data for student events: Name, email, OBC ID, photos	1 Year	Retain for a reasonable period for record-keeping, promotion of future events, and community-building purposes.

## 11. Admissions Data

RECORD DESCRIPTION	RETENTION PERIOD	REASON
Data about Registering to Oxford Study:		
Name, DOB, email address, phone	1 Year	As instructed by the University Partner
number, university preference, password		
Data about application for Oxford Study:		
Gender, ethnicity, criminal conviction,		
postal address, location of travel ,		
educational institution, settlement		
status, emergency contact information,		
name, accessibility needs, qualifications ,		
job title, position, company name, info	1 Year	As instructed by the University Partner
about socio economic background,		
information about parents, passport,		
immigration status, qualifications,		
employment reference (one university		
partner requires everything re		
employment), name of referee		

## 12. Exams Data

RECORD DESCRIPTION	RETENTION	PERI	OD	REASON
Data for student exams: University ID,	Duration	of	Study	As instants of her the Halisson's Deaters
exam result, exam answers	+5years			As instructed by the University Partner

## 13. Registry Data

RECORD DESCRIPTION	RETENTION PERIOD	REASON
Data about enrolment spreadsheets: Name, personal details of students, enrolment details of students, acceptance status of students (this information comes from University Partner)	Duration of Study +5years	As instructed by the University Partner
Data for communications with students: Name, OBC email/personal, mobile phone number	Duration of enrolment	Retain for the duration of the student's enrolment to facilitate communication and support services.
Data for third party disclosures: Name, academic performance, attendance, photo, information asked by third party	5 years	Retain for a reasonable period to comply with legal and regulatory requirements, and to support future references.
Data for student complaints: Name, contact details, nature of complaint, reason for appeal, nature of mitigating circumstance	5 years	Retain for a reasonable period to comply with legal and regulatory requirements, and to facilitate process improvements and institutional learning.

# 14. Student Services/Support Data

RECORD DESCRIPTION	RETENTION PERIOD	REASON
Data about counselling sessions: Name,	5 years	Retain for a reasonable period to comply with legal and
University ID, address, financial status of		regulatory requirements, and to support continuity of
student, family background, issues		care and record-keeping. Confidentiality must be
students are having		maintained.
Data for communications: Name, email,	5 years	Retain for a reasonable period to facilitate
phone number		communication, marketing, and networking activities.