



Personal Data Breach Procedure

Applicable to:	✓	All individual academies within NEAT
	×	Specified academies only
	✓	NEAT Trust
	✓	NEAT Active Ltd
Approval body:	NEAT Academy Trust Board of Directors, which may be delegated	
	NEAT Active Ltd Board of Directors	

Status:

Statutory policy or document	No
Review frequency	As determined by the Boards
Approval by	As determined by the Boards

Publication:

Statutory requirement to publish on website	No
If not, agreed to publish on website?	Yes – trust and school websites

Version Control:

Revision Record of Issued Versions				
Author	Creation Date	Version	Status	
Central Support	24 May 2018	1.0	Agreed by Board of Directors for	
Manager (SH)			implementation across the Trust.	
Changed by	Revision Date	Version	Status	
Governance Support Adviser (HH)	26 March 2021 Applies from 01.04.21	2.0	Minor amendments including joint policy for NEAT and NEAT Active Ltd. Approved by Exec Team on behalf of NEAT Academy Trust Board. Approved by Executive Director on behalf of NEAT Active Ltd Board.	
Head of Governance and Corporate Affairs (SH)	12 April 2021	5.0	Very minor amendment to DPO contact details.	

Review Date	
Frequency	Next Review Due
Every three years	March 2024 (or earlier if new guidance or legislation issued and/or business need for earlier review identified)

1 Purpose

The purpose of this procedure is to set out how personal data breaches will be detected, investigated and reported.

A personal data breach is a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to, personal data. It includes breaches that are the result of accidental or deliberate causes.

2 Scope

This policy applies to both NEAT Academy Trust and its subsidiary company, NEAT Active Ltd, (the NEAT Group). It covers employees, any authorised agents working on behalf of either organisation, including temporary or agency staff, volunteers, non-executive directors/trustees, local governors and third party contractors.

This procedure covers information in all forms including, but not limited to:

- hard copy or documents printed or written on paper;
- information or data stored electronically, including scanned images;
- communications sent by post/courier or using electronic means such as email, fax or electronic file transfer;
- information or data stored on or transferred to removable media such as tape,
 CD, DVD, USB storage device or memory card;
- information stored on portable computing devices including mobile phones, tablets, cameras and laptops;
- speech, voice recordings and verbal communications, including voicemail;
- published web content, for example intranet and internet; and
- photographs and other digital images.

Examples of personal data breaches can include:

- access by an unauthorised third party;
- deliberate or accidental action (or inaction) by a controller or processor;
- sending personal data to an incorrect recipient;
- computing devices containing personal data being lost or stolen;
- alteration of personal data without permission; and
- loss of availability of personal data.

A personal data breach can be broadly defined as a security incident that has affected the confidentiality, integrity or availability of personal data. In short, there will be a personal data breach whenever any personal data is lost, destroyed, corrupted or disclosed; if someone accesses the data or passes it on without proper authorisation; or if the data is made unavailable, for example, when it has been encrypted by ransomware, or accidentally lost or destroyed.

4 Legal considerations

This policy is designed to comply with the requirements of the Data Protection Act 2018, associated guidance and Codes of Practice issued under the legislation. Failure by the trust or company to notify a breach to the Information Commissioner's Office when required to do so can result in a significant fine.

5 Roles and responsibilities

NEAT Academy Trust and NEAT Active Ltd Boards of Directors: The Boards

will review this policy and evaluate its effectiveness. The trust's Audit and Risk Committee has oversight of any risks arising from information governance.

- Information asset owners (IAO): An IAO is the individual responsible for an information asset, understands the value of that information and the potential risks associated with it, as set out in the NEAT Group's Data Protection Policy.
- Specific point of contact (SPOC): The Governance Support Adviser acts as the specific point of contact on behalf of the NEAT Group. All data breaches or information security events must be notified to this person. They also ensure investigations into data breaches have identified all potential information risks and that remedial actions have been implemented.
- Senior information risk owner (SIRO): The Head of Governance and Corporate Affairs acts as the senior information risk owner on behalf of the NEAT Group. The SIRO, in conjunction with the Headteacher/CEO/Service Manager, SPOC, IAO and DPO will make a decision as to whether an incident needs to be reported to the Information Commissioner's Office, and also whether any data subjects need to be informed. They are also responsible for reviewing investigations into data breaches and ensuring recommendations are implemented across the trust and its academies.
- Data Protection Officer (DPO): The Data Protection Officer appointed for the NEAT Group is: Veritau Ltd, Information Governance Team, County Hall, Racecourse Lane, Northallerton DL7 8AL Tel: 01609 5554025 E-mail: schoolsDPO@veritau.co.uk. The DPO is a statutory position and operates in an advisory capacity. Their duties include assisting with the reporting and investigation of information security breaches.
- All employees and authorised agents acting on behalf of NEAT Academy
 Trust or NEAT Active Ltd: Failure to deal with personal data breaches as set
 out in this procedure may result in action under the NEAT Group's Disciplinary
 Procedure for employees, or the trust/company reviewing its ongoing relationship
 with agency staff, third party contractors, local governors and non-executive
 directors/trustees.

6 Notification and containment

Data controllers must report breaches of personal data to the Information Commissioner's Office within 72 hours of discovery if the incident is likely to result in a risk to the rights and freedoms of data subjects.

6.1 Immediate actions (within 24 hours)

If any individual within scope of this procedure is made aware of an actual data breach, or an information security event (or "near-miss"), they must report it to their line manager (or Chair of the Trust Board in the case of directors/trustees and local governors) and the trust's specific point of contact (SPOC) within 24 hours. If the SPOC is not at work at the time of the notification then their out-of-office email will nominate another individual to start the investigation process.

If appropriate, the person who located the breach, or their line manager, will make every effort to retrieve the information and/or ensure recipient parties do not possess a copy of the information.

The SPOC will record all data breaches and information security events on behalf of NEAT Academy Trust or NEAT Active Ltd, regardless of whether they need to be notified to the Information Commissioner's Office, and document the effects and remedial action taken.

6.2 Assigning investigation (within 48 hours)

Once received, the SPOC will assess the data protection risks and assign a severity rating according to the identified risks and mitigations. The severity ratings are:

WHITE	Information security event No breach has taken place but there is a failure of the implemented safeguards that could cause a data breach in the future i.e. a "near miss. For example, a letter containing personal information being sent to the incorrect address that was either returned unopened or retrieved prior to being
	opened.
GREEN	Minimal impact A data breach has occurred but has been contained within the organisation (or trusted partner organisation), the information is not considered to be particularly sensitive, and no further action is deemed necessary. For example, a letter or email containing the personal details of a pupil being sent to the incorrect social worker or health professional; an e-mail sent to parents cancelling an after school club when the "blind copy" or "bcc" function has not been used.
AMBER	Security impact Security measures have failed and consequently have resulted in the loss, release, or corruption of personal data. However, the actual or potential detriment is limited in impact and does not reach the threshold for reporting to the Information Commissioner's Office. For example, information posted or emailed to the incorrect parent/member of the public that reveals personal or potentially sensitive data about a pupil and remedial action is necessary to mitigate any potential risk e.g. taking swift action to retrieve any erroneous documentation and informing the individuals concerned.
RED	Serious impact A breach of security involving sensitive personal data and/or a large volume of personal data. The incident has or is likely to cause serious detriment (emotional, financial, or physical damage) to individuals concerned. The breach warrants potential reporting to the Information Commissioner's Office and urgent remedial action. For example, extremely sensitive information regarding a pupil/their family (such as adoption status of the child or conviction history of a parent) has been sent to the incorrect parent/member of the public, or the loss or theft of an unecrypted device which holds a database detailing all the children in the school who are "looked after" or details SEN provision.

The SPOC will notify the Senior Information Risk Owner (SIRO) and the relevant

Information Asset Owner (IAO) that the breach has taken place. The SPOC will recommend immediate actions that need to take place to contain the incident.

The IAO will assign an officer to investigate white, green and amber incidents. Red incidents will be investigated by the Data Protection Officer with the assistance of Internal Audit as necessary.

6.3 Reporting to the ICO/informing data subjects (within 72 hours)

The SIRO, in conjunction with the Headteacher/CEO/Service Manager, SPOC, IAO and DPO will decide whether the breach needs to be reported to the ICO. They will also decide whether any data subjects need to be informed without undue delay.

The Headteacher/CEO and the IAO will be responsible for liaising with data subjects and the DPO for liaising with the ICO.

7 Investigating and concluding incidents

The SPOC will ensure that all investigations have identified all potential information risks and that remedial actions have been implemented.

When the DPO has investigated a data breach then the SIRO must sign off the investigation report and ensure recommendations are implemented across the NEAT Group, as appropriate.

The SIRO will ensure all investigations have been carried out thoroughly and all highlighted information security risks addressed.

General

This policy is at the discretion of the boards of directors and can be varied at any time. In the event of any conflict with primary legislation or statutory regulations, the legal provisions will have precedence over this policy in all cases.