



BUILT WELLS HIGH SCHOOL

FREEDOM OF INFORMATION (FOI) POLICY

BWHS – Document Control	
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Date Policy Adopted by Main Governing Body:	20 th November 2017
Date Policy Key Points to be Implemented by:	
Next Review Due:	August 2018

Builth Wells High School Freedom of Information (Fol) policy

Background:

Builth Wells High School complies with the Freedom of Information Act and as such will implement and regularly review a policy for supplying information to enquirers.

The policy is outlined below.

General:

The school and governing body are aware that the school has a legal duty to supply certain information to enquirers.

The school will comply with any Freedom of Information guidance issued by the LA. Our policy is that:

- an enquirer will be informed whether the school holds the information or not, and if it does it will supply the information;
- the information will be supplied within 20 days of the request;
- the information may include personal or non-personal information, but no information relating to named individuals will be released;
- other information that the Head teacher considers to be of a sensitive nature may also be withheld. In so deciding the Head teacher will consider whether it should be released in the public interest if in withholding the information is greater than the public interest in releasing it;
- the Head teacher will administer the school's process for providing information. In so doing
- the Head teacher will take into account the Code of Practice, and any guidance from the local authority;

Responsibilities:

The Head teacher has overall responsibility to the governing body for ensuring that the policy is implemented and that the management process is maintained.

The school's Data Manager is responsible to the Head teacher for the day-to-day management of the policy.

The School's Process:

On receipt of a request in writing for information the Head will:

- decide whether the request is a request under Data Protection Act, Environmental
- Information Regulations or Freedom Of Information Act;

- decide whether the school holds the information or whether the request should be
- transferred to another body if the information is held by them;
- provide the information if it has already been made public;
- inform the enquirer if the information is not held ;
- consider whether a third party's interests might be affected by disclosure and if so consult them;
- consider whether any exemptions apply and whether they are absolute or qualified;
- carry out a public interest test to decide if applying the qualified exemption outweighs the public interest in disclosing the information;
- decide whether the estimated cost of complying with the request will exceed the appropriate limit (*£450 with a maximum of £50 per individual educational record*);
- if a request is made for a document that contains exempt personal information ensure that the personal information is removed by applying the redaction procedure; (*redaction: completely blanking out and photocopying to ensure personal information cannot be read*)
- consider whether the request is vexatious or repeated;
- The school recognises its duty to provide advice and assistance to anyone requesting information.

Reasons for not Complying with a Request

The school accepts that according to the legislation there are only four reasons for not complying with a valid request for information under FOI:

1. the information is not held;
2. the cost threshold is reached (*the threshold has yet to be decided but is likely to be in the region of £500*);
3. the request is considered vexatious or repeated, or
4. one or more of the following exemptions apply.

The school also recognises that the exemptions provided by the FOIA are:

- a) information accessible by other means;
- b) personal information; a request for personal information is covered by the Data Protection Act (DPA) 1998. Individuals may continue to make a "subject access request" under the DPA – these are where the enquirer asks to see what personal information the school holds about themselves;
- c) environmental information; where information is covered by the Environmental Information Regulations 2004.

Complaints

Expressions of dissatisfaction will be handled through the Complaints Procedure.

Information to be provided

The governors have decided that:

1. all published information by the school will be made available;
2. all unpublished information (including any advice or memoranda) will be made available on request, except where:
 - a. the names of individual people can be identified in the documents;
 - b. the Head considers that the document(s) contain sensitive material in the meaning of
3. the Act and as explained in the Code of Practice; and
4. where the school intends to publish it in due course.

Advertising the Service:

The school will mention its policy on freedom of information in the Staff Handbook, school prospectus and website.

Charging:

The governors have resolved that generally a charge will not be levied for our Freedom of Information service. *However, they reserve the right where it is considered necessary to levy a charge in accordance with FOIA regulations. If a charge is to be made, they will give written notice to the person, before supplying the information requested. The charge has been fixed for Education Records at a maximum of £50. A maximum hourly rate is chargeable at £25 per hour).*

Training:

Staff involved in complying with FOI requests will be made fully aware of this policy.

Monitoring and Review:

The Head teacher will monitor the policy in liaison with the Data Manager and will report any required changes to the governing body, the policy will also be reviewed within the reviewing cycle for school policies. The Head teacher will provide information about enquiries to the Governing Body should this be deemed appropriate.