



Freedom of Information Policy
Last Reviewed: September 2025
Next Review: September 2027
Implementation from: October 2025
Cycle: Two Years
Version: 2.0



Freedom of Information Policy

St Francis Catholic Multi Academy Trust is subject to the Freedom of Information Act 2000 (FOI) as a public authority, and as such, must comply with any requests for information in accordance with the principles laid out in the Act. **The Trust is also required to comply with the UK General Data Protection Regulation (UK GDPR) and the Data Protection Act 2018 when handling personal data.**

This means that the Trust must hold and publish a FOI Publication Scheme, to communicate what information we hold is readily available to the public, and where it can be found.

All public authorities must also have processes in place to manage and FOI requests that are made.

Freedom of Information Publication Scheme

The Trust publication scheme has been developed from the Information Commissioner's Office template documents. It is the Trust's aim to ensure that the publication of information is accessible for individuals. Much of the information listed is routinely published on individual school websites and in their individual prospectuses.

The publication scheme and the material it covers will be readily available in hard copy from the trust or the individual school, depending on the source of the information.

Schedule of charges under Freedom of Information Publication Scheme

Type of Charge	Description	Basis of charge
Disbursement cost	Photocopying/Printing @ 10p per sheet	Actual cost 10p
	Photocopying/Printing @ 50p per sheet	Actual cost 50p
	Postage	Actual cost of Royal Mail standard second class
See our Charging Policy for more details		



Where the cost of postage, printing or photocopying is below £10.00, we will not make a charge.

Where it is over £10.00, the first £10.00 will be free of charge, after that we will charge the full estimated cost of postage and copying.

Before we produce the information, we shall inform you of the total cost. You may wish to refine the request in order to reduce the cost and we would be happy to discuss this with you.

Freedom of Information Requests

Any request for any information from the trust or our individual schools will be considered to see if it meets the criteria of FOI. This is irrespective of whether or not the individual making the request mentions the FOI.

All requests sent to individual schools should be sent for the attention of the data protection compliance leads in each school. Each data protection compliance lead should keep a log of all requests received. They will release the information within the timescale set out below. Please refer to Appendix 1 for the list of data protection compliance leads.

Trust requests should be sent for the attention of the Executive PA, St Francis Catholic Multi Academy Trust at admin@stfranciscmat.com who will release the information within the timescale set out below.

All requests under FOI are treated as if made by any member of the general public. Any information released will be within the public domain and may not be marked restricted or confidential.

Time Limits for FOI Requests

The Trust must respond as soon as possible, and in any event, within 20 working days of the date of receipt of the request. When calculating the 20 working day deadline, a "working day" is a school day (one in which pupils are in attendance), subject to an absolute maximum of 60 normal working days (not school days) to respond.



Procedure for Dealing with a Request

All FOI requests should be forwarded on receipt to the specified co-ordinator in each school.

Initially it will be necessary to determine whether or not the organisation holds the information requested.

If the organisation does not hold the requested information either because it was never produced or the retention period for the data has expired the organisation will make the requester aware in their response.

This might be in hard copy or digital media.

There may be occasions where information is held, but the process of extracting the relevant information would take considerable time. In those instances the requester may be given the opportunity to refine the request based on the information given.

Part 1 – Identifying the Types of Information

As an organisation we hold different types of information.

Organisational information, prospectus, locations and contacts, constitutional and legal governance, schemes of delegation, trust and individual school arrangements.

Financial information about income and expenditure, financial audit, funding agreements, procurement, tendering and contracts.

Plans, strategies, aims and objectives, performance indicators, audits, inspections and reviews.

Decision making processes and records of decisions, internal criteria and procedures

Policies and procedures –protocols, policies and procedures for delivering services and compliance with our statutory and regulatory obligations.

Lists and registers required by law and other key information. Details of
our curriculum and wider educational offering



Part 2 - Considering the nature of the request

FOI requests will be fully complied with unless an exemption applies.

Common exemptions in the Freedom of Information Act 2000 include:

- Section 40 (1) – the request is for the applicants personal data. This must be dealt with under the subject access regime in the GDPR, see the Data Protection Policy and Privacy Notices;
- Section 40 (2) – compliance with the request would involve releasing third party personal data, and this would be in breach of the GDPR principles as set out in Data Protection Policy
- Section 41 – information that has been sent to the Academy Trust (but not the Academy's own information) which is confidential;
- Section 21 – information that is already publicly available, even if payment of a fee is required to access that information;
- Section 22 – information that the Academy Trust intends to publish at a future date;
- Section 43 – information that would prejudice the commercial interests of the Academy and / or a third party;
- Section 38 – information that could prejudice the physical health, mental health or safety of an individual (this may apply particularly to safeguarding information);
- Section 31 – information which may prejudice the effective detection and prevention of crime – such as the location of CCTV cameras;
- Section 36 – information which, in the opinion of the chair of trustees of the Academy Trust, would prejudice the effective conduct of the Academy. There is a special form for this on the ICO's website to assist with the obtaining of the chair's opinion.
- Information within these exemptions must be considered and weighed up about the general principal that information should be disclosed wherever applicable.

The Trust is committed to complying with the UK General Data Protection Regulation (UK GDPR) and the Data Protection Act 2018 in all aspects of its operations. The following additional provisions apply:

Distinction Between FOI and Data Protection Requests:

- Requests for personal data held about individuals must be treated as subject access requests under the UK GDPR and Data Protection Act 2018, not as FOI requests. Please refer to our Data Protection Policy and Privacy Notices for guidance on handling these requests.

Handling of Third Party Personal Data:

- Where FOI requests involve the personal data of third parties (such as referees), the Trust must ensure that any disclosure complies with UK GDPR and DPA 2018. This may require a lawful basis for processing, consideration of individual rights, and, where appropriate, redaction or withholding of information.

**Lawful Basis for Processing:**

- The Trust processes personal data only where there is a lawful basis under UK GDPR. This may include processing necessary for the performance of a contract, compliance with a legal obligation, or for the purposes of the legitimate interests pursued by the Trust or a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject.

Transparency and Privacy Notices:

- The Trust's Privacy Notices provide information to individuals about how their personal data is processed, including the purposes of processing, lawful basis, and their rights under UK GDPR and DPA 2018.

Special Category Data:

- Where the Trust processes special category data (e.g., health, ethnicity), it will ensure that additional conditions for processing are met under UK GDPR Article 9, and that appropriate safeguards are in place.

Data Subject Rights:

- Individuals have the right to access, correct, erase, or restrict the processing of their personal data, and to object to processing in certain circumstances. Requests to exercise these rights should be directed to the Data Protection Officer.

Part 3 - Responding to a Request

When responding to a request where it is necessary to withhold some or all of the information, we will explain why the information has been withheld, quoting the appropriate section number and explaining how the information requested fits within that exemption. If the public interest test has been applied, this will be set out.

In these circumstances the requester can seek a review form with the Trust or Academy, and correspondence should be addressed in the first instance to the School Business Manager/equivalent.

If anyone has any concerns, questions or complaints in relation to this policy or the publication scheme contained within it they should contact the Executive PA to St Francis Catholic Multi Academy Trust, The Old Grammar School, 13 Moorgate Road, Rotherham, S60 2EN.

If you require a paper version of any information set out under the FOI Publication Scheme, or want to ask whether information is available, contact the trust using the details set out below.

Contact: The Executive PA to St Francis Catholic Multi Academy Trust, The Old Grammar School,
Moorgate Road, Rotherham, S60 2EN.

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As outlined above, please contact the Executive PA for any FOI requests.



You can also visit our website www.stfcmat.com. To help us process requests quickly, any correspondence should be clearly marked 'FOI Request'.

If you are not satisfied with the assistance that you get or if we have not been able to resolve your complaint and you feel that a formal complaint needs to be made then this should be addressed to: Information Commissioners Office, Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5A, telephone: 0303 123 1113, website: www.ico.org.uk

Review

A review of the effectiveness of UK GDPR compliance and processes will be conducted by the Data Protection Officer every two years. The next review will take place in September 2027.

Appendices

Appendix 1 – List of school data protection compliance leads.



Appendix 1 – School Data Protection Compliance Leads

Our Lady of Mount Carmel – Philippa Martin head@olmcprimary.co.uk

St Joseph's Catholic Primary School, Nottingham – Richard Hilton - head@st-josephs.notts.sch.uk

St Mary's Catholic Primary School – Vicky Sonko – general@stmarysmaltby.org

St Peter's Catholic Primary School – Sharon Liddle - admin@stpeterdoncaster.co.uk

St Joseph's School A Catholic Voluntary Academy, Doncaster – Tina Black - t.black@st-josephs.doncaster.sch.uk

Our Lady of Sorrows Catholic Voluntary Academy – Claire Lister –
Claire.lister@ourladysorrows.doncaster.sch.uk

St Joseph's Catholic Primary School, Dinnington – Charlie Shelton – office@stjosephsdinnington.co.uk

St. Mary's Catholic Primary School, Herringthorpe – Catherine Peace – cpeace@smh.school

St. Bede's Catholic Primary School – Mary Kay - Enquiries@stbedescatholicprimary.co.uk

Holy Family Catholic Primary School – Chriss Bratt – cbratt@hfcps.co.uk

St. Patrick's Catholic Primary School – Mary Jenkinson – admin@st-patricks.notts.sch.uk

St. Bernard's Catholic High School – Sally Hoffman – shoffman@sbch.org.uk

St. Gerard's Catholic Primary School – Bernadette Baxter - office@stgerardsprimary.org

Saint Pius X Catholic High School – Sharon Graham - SGraham@saintpiusx.school