



INFORMATION AND RECORDS RETENTION POLICY

Person responsible:	Business Manager
Date approved by governing body:	March 2023
Review cycle:	Annually
Date of policy review:	March 2024

Information and Records Retention Policy

The policy should be read in conjunction with the following documents: ICT Policy, Data Breach Policy, and Procedure, eSafety Policy, Data Protection Policy for Staff, Information Security Policy.

1. Introduction

This policy sets out a structured approach to reviewing and destroying records in relation to St Rose's.

- (a) The retention period for each type of record is shown in the table below. In addition, data protection legislation makes it unlawful to keep the information when it is no longer needed for the purpose for which it is held. This requirement is uncertain and allows discretion and may vary according to the circumstances, but in practice it means that St Rose's should promptly destroy the record once the retention period in the table below has been reached. Occasionally there may be special circumstances which mean that a record should be kept for longer (for example where there is a risk of litigation or a request from an outside body such as the Independent Inquiry into Child Sexual Abuse (IICSA) see below). St Rose's should refer to its insurance policies and further legal advice should be sought in these circumstances.
- (b) The retention periods stated in the table below are the minimum storage requirements, in practice St Rose's carries out a data cleanse of its files every 12 months. Accordingly, a 3-year retention period means 3 years plus up to 12 months to allow St Rose's to securely dispose of the information.
- (c) Information must be securely deleted. This applies to paper records, electronic information and biometric information.
- (d) This policy does not apply to records connected with commercial activities.
- (e) St Rose's may discuss document retention with its insurers (who may specify longer retention periods). If there is any conflict, then any longer retention periods specified by the insurers should prevail.
- (f) If an email falls into one of the categories set out in the table, then it should be filed centrally as soon as is reasonable.
- (g) "Routine" emails which do not fall into any of the categories in the table may be kept in inboxes for up to six months and should then be deleted. An example of a routine email is an internal email advising staff that the weekly meeting is cancelled.
- (h) Independent Inquiry into Child Sexual Abuse (IICSA):
 - h.1 The IICSA has issued retention instructions to a range of institutions regarding records relating to the care of children. In light of this, St Rose's will temporarily cease the routine destruction of those records which might be relevant to the Inquiry in case they are requested by the Inquiry or made subject to a disclosure order. This means that before destroying any document St Rose's should consider if it contains information that may fall within the Inquiry's remit.
 - h.2 The range of documentation which might need to be kept is wide. It will include any information linked to alleged or established child sexual abuse, whether by staff,

volunteers, or students with no limitation date. For example, a list of students who attended an overnight trip or admission registers which show which students were at St Rose's at a given time. As such, documents should be kept for longer than the retention periods listed in the policy if they concern information which might be relevant to the Inquiry. St Rose's should therefore review the retention periods under **each** of the rows below in case they are relevant to IICSA.

- h.3 Please note that St Rose's will keep this under review so that it recommends document destruction at the appropriate time.

2. Scope

This policy contains information and guidance from legislation and from relevant bodies that includes, but is not exclusive to:

- The Data Protection Act (1998) in relation to the completion, storage and use of employee and service user information.
- The Human Rights Act (1998) in relation to the privacy of service user information.
- The Health and Social Care Act 2008 (Regulated Activities) Regulations 2010 and associated outcomes as regards specific record keeping and reporting.

Managers are expected to check guidance from relevant bodies on a regular basis to ensure they are up-to-date with record keeping legislation and will amend this policy and its procedures accordingly. Staff are expected to adhere to this legislation through implementation of the policy and procedures

3. Record Keeping Procedures

WRITING RECORDS - St Rose's expects all managers to take responsibility for the correct and accurate writing and keeping of records. All employees must complete any records using the following standards:

FACTUAL – Records must deal only in facts. Employees should avoid making assumptions or giving their opinions in the records they write. If you did not see it happen, do it yourself or hear it directly, you cannot report it as fact. You can report what someone has told you, provided you record who it was that told you.

ACCURATE – Your records should record information exactly as it happens, without any 'spin' on it to make it sound more interesting, graphic, or arresting.

CONTEMPORANEOUS – This means your record should be made as soon as possible after the event, e.g. at the end of giving care, during or at the end of a meeting.

TIMED – You should date each entry in full, which includes the month and year and add in a time of entry. You must sign each entry in full.

UNDERSTANDABLE – The information written on the record should be easy for a layperson (such as the service user, a relative or carer) to understand so the language used should plain.

The entry should also be in a logical order, so that the sequence of events is clear so it can be followed at a later date.

AVOIDS JARGON - The entries in records should be jargon free. Anyone reading the entry later should be able to understand it.

LEGIBLE - Handwritten records must be legible. If you have handwriting that is difficult to read, you must write in capitals.

You must only use records for the purpose they were designed for.

Confidentiality

All employees must keep records confidential. You should not disclose information other than for the purpose it is designed. For example, medication records must be shared amongst more than one agency if two or three agencies are giving medication otherwise, information should not be disclosed without the person's consent.

4. Safe storage of Records

Employees must keep records safe and secure at all times (including those kept within a person's own home). This means that once you finish with a service user's records, for example, the previous month's medication administration records, care plans or care diaries, you must take them back to the office to be stored safely with the other service user records. St Rose's expects that records are kept for a limited amount of time and only for the purposes you have stated. The table below outlines the length of time the records should be stored.

This Policy Statement is considered part of the Terms and Conditions of Employment for all staff at St. Rose's


..... Chair of Governors

Date 15.3.2023


..... Principal

Date 15.3.2023

	Record	Retention period	Action at the end of the retention period	Retention period required by law?
1	Students			
1.1	Admission registers (however held)	Three years from the date of the last entry	Transfer to the archives and shred or delete copies and back-ups	Yes
1.2	Attendance registers (however held)	Three years from the date of the last entry	Review for further retention in the case of contentious dispute SHRED/DELETE including back-ups and copies	Yes
1.3	Child protection records	DOB of the student + 50 years	Review for further retention in the case of contentious dispute SHRED/DELETE	No
			Notes	
			(i) Child protection information must be copied and sent under separate cover to a new school whilst the child is still under 18. Secure transit should be ensured, and confirmation of receipt should be obtained	
			(j) Where a child is removed from roll to be educated at home, the file should be copied to the Local Authority (LA)	
			(k) In accordance with the terms of reference of the Independent Inquiry into Child Sexual Abuse all schools are required to retain information which relates to allegations (substantiated or not) of organisations and individuals who may have been involved in, or have knowledge of child sexual abuse or child sexual exploitation; allegations (substantiated or not) of individuals having engaged in sexual activity with, or having a sexual interest in, children; institutional failures to protect children from sexual abuse or other exploitation. 50 years from the date of birth of the	

Record	Retention period	Action at the end of the retention period but this should be kept under review	Retention period required by law?
		student involved should be a sufficient period of retention but this should be kept under review	
1.4	Medical records held by St Rose's	<p>DOB of the student + 24 years; or Six years from the date of an incident which may become contentious if the student was 18 years old at the date of the incident.</p> <p>Whichever is the longer</p> <p>The 24-year period is based on the fact that once the child turns 18 years old they have a certain amount of time (known as a limitation period) in which to bring claims against St Rose's. The longest of these limitation periods is six years, albeit that some periods can be extended by the courts</p>	<p>Review for further retention in the case of contentious disputes SHRED/DELETE</p>
1.5	Therapy records held by St Rose's	8 years after student leaves St Rose's	<p>Review and if no longer needed. SHRED/DELETE</p>
1.6	Care & Nursing/Health records held by St Rose's	8 years after student leaves St Rose's	<p>Review and if no longer needed. SHRED/DELETE</p>
1.7	Counselling records	DOB of the student + 24 years; or	<p>Review for further retention in the case of contentious disputes</p>

Record	Retention period	Action at the end of the retention period	Retention period required by law?
held by St Rose's	Six years from the date of an incident which may become contentious if the student was 18 years old at the date of the incident. Whichever is the longer	SHRED/DELETE	
1.8 Use of restraint of the deprivation of liberty	6 years	SHRED/DELETE	Yes
1.9 Social care records for adults	15 years from last date of the last entry	SHRED/DELETE	No
1.10 Social care records for children	20 years from last date of the last entry	SHRED/DELETE	No
2 Student files – NB Archived files are being processed. The aim is to ensure compliance by September 2021			
2.1 Student files (including public examination scripts, marks & results)	DOB of the student + 24 years; or Six years from the date of an incident which may become contentious if the student was 18 years old at the date of the incident. Whichever is the longer	Review for further retention in the case of contentious disputes, for example, parental complaints, disciplinary matters, student exclusions, bullying incidents and subject access requests. SHRED/DELETE Notes (I) When reviewing student files, St Rose's should have regard to other applicable sections of this policy.	No

Record	Retention period	Action at the end of the retention period	Retention period required by law?
2.2 Internal examination scripts, marks and results	<p>Scripts:</p> <p>Scripts from weekly or monthly tests: Keep until the end of the next term.</p> <p>Whichever is the longer</p> <p>Scripts from termly or yearly tests:</p> <p>Keep until the end of the next academic year.</p> <p>Marks & results:</p>	<p>(m) Any examination certificates left unclaimed should be returned to the appropriate Examination Board</p> <p>Keep for longer in accordance with the retention periods and guidance set out in row 2.1 above if risk of contentious disputes, for example, parental complaints, disciplinary matter, student exclusions, bullying incidents and subject access requests.</p>	
2.3 Special Educational Needs files, reviews and Individual		<p>DOB of the student + 24 years; or</p> <p>Six years from the date of an incident which may become</p> <p>Review for further retention in the case of contentious disputes</p> <p>SHRED/DELETE</p>	No

Record	Retention period	Action at the end of the retention period	Retention period required by law?
Education Plans	contentious if the student was 18 years old at the date of the incident. Whichever is the longer		
2.4 Statement of Special Education Needs (SEN) and Education Healthcare (EHC) Plans	The final Statement of SEN (including appendices) or EHC Plans should be retained for 8 years after the student leaves St Rose's	SHRED/DELETE unless legal action pending.	Yes
2.5 Letters authorising absence	Three years from the date of the last entry on the attendance register	SHRED/DELETE	No
3 Permissions			
3.1 Parental permission slips for trips – where there has been no major incident, accident, injury or near miss involving anyone on the trip	Conclusion of the trip + three years	Review for further retention in the case of contentious disputes otherwise SHRED/DELETE	No
3.2 Parental permission slips for trips – where there has	DOB of the student involved in the incident + 24 years; or	Review for further retention in the case of relevance to contentious disputes.	No

Record	Retention period	Action at the end of the retention period	Retention period required by law?
been a major incident, accident, injury or near miss involving anyone on the trip	Six years from the date of the incident if the student was 18 years old at the date of the incident. Whichever is the longer The permission slips for all students on the trip may need to be retained to show that the rules had been followed for all students.	SHRED/DELETE	
4	Admission department	Review for further retention in the case of contentious disputes SHRED/DELETE	No
4.1	Admission documents including application forms	Six years from date of leaving St Rose's	
4.2	Admissions documents relating to applicants who did not join St Rose's	We suggest that one year would be reasonable (subject to requirements for admission appeal documents - see below), however, this is at St Rose's discretion. If there is a risk that parents or a student might bring a claim against St Rose's, then the documents should be retained. The documents can be kept for as long as St Rose's considers that they are required, subject to St Rose's obligation not to keep the documents for longer than is	No

Record	Retention period	Action at the end of the retention period	Retention period required by law?
	necessary		
4.3 Documents relating to admission appeal proceedings	At least two years	Review for further retention in the case of relevance to contentious disputes. SHRED / DELETE	Yes
5 Employment - NB Archived files are being processed. The aim is to ensure compliance by September 2021			
5.1 Employment or personnel records including contracts of employment, changes to terms and condition, disciplinary matters, grievance procedures	For at least six years after date of termination of employment For at least 12 years after date of termination if any of the documents were signed as a deed	If on a date no earlier than six years after the termination date there has been no recent contact from the relevant individual and no apparent breach of contract claim, dispose securely of documentation unless any child protection concerns. Records of anyone with child protection concerns (even if not proved) should be retained	No
5.2 Single central register (SCR)	There is no legal requirement to keep the SCR entry for staff who have left as it ceases to be relevant for inspection purposes. Many schools move the entry on to an archive register whilst others keep a list of the checks carried out on the personnel file instead and retain that in accordance with their retention policy. As there is no statutory requirement to keep this information in this form it should	Review whether further retention is necessary. If so, these reasons must be documented. If not SHRED/DELETE	No

Record	Retention period	Action at the end of the retention period	Retention period required by law?
		<p>only be kept for as long as is necessary. As it ceases to be relevant for inspection purposes St Rose's should consider and document why it is necessary to keep it for a particular length of time. Should the St Rose's be notified of a historic abuse claim, or should a former member of staff commit offences elsewhere St Rose's may need to demonstrate that it carried out all required checks prior to work starting, when they were carried and out and by whom. This information could also be requested in relation to the IICSA. As a consequence, best advice is to retain the SCR entry for each former member of staff indefinitely either on an archive SCR or within the personnel file.</p>	
5.3	Records and documents relating to membership of and contributions to the Teachers' Pension Scheme	Indefinitely	Review whether further retention is necessary. Decisions in relation to the Teachers' Pension Scheme may have ramifications beyond six years, and may be queried at any time by members and the Teachers' Pension Scheme
5.4	Employment	While employment continues and at	Keep for so long as a reference may be required in future - No

Record	Retention period	Action at the end of the retention period	Retention period required by law?
	least up to six years after employment terminates	potentially up until the employee's normal retirement age. Consider whether any recent reference requests for the relevant individual. If none, SHRED/DELETE	
5.5	Employment reference where an individual's employment ended for a safeguarding reason or where safeguarding was outstanding at the time of termination	At least for 10 years after the person has retired or until the individual reaches the age of 75, whichever is the later If none, SHRED/DELETE	Consider whether any recent reference requests for the relevant individual or new concerns raised by social services or other agencies. Yes
5.6	Working time opt-out forms	Two years from the date on which they were entered into	SHRED/DELETE Yes
5.7	Records to show compliance with the Working Time Regulations	Two years after the relevant period	SHRED/DELETE Yes
5.8	Payroll and wage records These include records of:	Six years from the financial year end in which payments are made	SHRED/DELETE Yes

Record	Retention period	Action at the end of the retention period	Retention period required by law?
	<ul style="list-style-type: none"> • Details on overtime. • Bonuses. • Expenses. • Benefits in kind. 		
5.9	PAYE Records	Three years in addition to the current year (however it may be sensible to keep them for six years as they may fall within the definition of payroll and wage records).	SHRED/DELETE
5.10	Maternity/paternity records These include:	Three years after the end of the tax year in which the maternity pay period ends	SHRED/DELETE
		<ul style="list-style-type: none"> • Records regarding Maternity payments made save for where those include payroll records. • Maternity certificates showing the expected week of confinement 	
5.11	Sickness records required for the	During employment and for a period of three years after employment has	SHRED/DELETE
			Yes

Record	Retention period	Action at the end of the retention period	Retention period required by law?		Retention period required by law?
purposes of Statutory Sick Pay (SSP)	ended				
5.12 Records in relation to hours worked and payments made to workers	For a period of three years beginning with the last day of the following month to which the records relate	SHRED/DELETE	Yes		
5.13 Consents for the processing of personal data and sensitive personal data (known as special category personal data under the GDPR)	For as long as the data is being processed and up to six years afterwards For consent to be valid it must be "freely given". This is often difficult to evidence in an employment context owing to the imbalance in the relationship between St Rose's and the employee. Therefore, St Rose's should be very careful before asking employees to consent to their data being used in a particular way. In the vast majority of cases, it is not necessary to obtain the employee's consent before using their personal data.	SHRED/DELETE	Yes		
5.14 Disclosure and Barring Service (DBS) checks and disclosures of	Dispose of securely after the recruitment process unless assessed as relevant to ongoing employment relationship. Once the conviction is	Enter DBS certificate number, date, initials on Single Central Register SHRED/DELETE	Yes		

Record	Retention period	Action at the end of the retention period	Retention period required by law?
criminal record forms	spent, should be deleted unless it is an excluded profession.		
5.15 Immigration checks	Throughout employment and then retained for two years after the termination of employment	SHRED/DELETE	Yes
5.16 Recruitment records of unsuccessful candidates	Six months after notifying unsuccessful candidates	SHRED/DELETE	No
5.17 Personnel and training records	Whilst employment continues and up to six years after employment ceases	SHRED/DELETE	No
5.18 Annual leave records	Six years or possibly longer if leave can be carried over from year to year	SHRED/DELETE	No
5.19 Collective / workforce agreements	Permanently or six years after the agreement comes to an end	SHRED/DELETE	No
5.20 Works Council minutes	Permanently	N/A	No
5.21 An employee's bank details	Until last payment made	SHRED/DELETE	No
5.22 Records of advances	Whilst employment continues and	SHRED/DELETE	No

Record	Retention period	Action at the end of the retention period	Retention period required by law?
for season tickets and loans to employees	up to six years after repayment		
5.23 Supervision sessions	At least 6 weeklies	To make sure staff are adhering to policies, procedures and standards. To identify additional mentoring, coaching training or testing needs	No
5.24 PDR Records	To be kept on staff member's HR file, and retain as in 5.1 above	As in 5.1 above	No
6 Health and safety information - employees			
6.1 Reportable injuries, diseases, and dangerous occurrences (RIDDOR) reports or own record	Three years from the date of record If disease - indefinitely (recommended)	Review for further retention in the case of enforcement action or contentious disputes SHRED/DELETE	Yes
6.2 First aid / accident book entry	Three years from the date of injury or last record in the book If disease - indefinitely	Review for further retention in the case of enforcement action or contentious disputes SHRED/DELETE	Yes
6.3 Records of maintenance, examination and test control measures relating to	Five years	Review for further retention in the case of enforcement action or contentious disputes SHRED/DELETE	Yes

Record	Retention period	Action at the end of the retention period	Retention period required by law?
substances hazardous to health under the Control of Substances Hazardous to Health (COSHH) regime			
6.4 Health records for licensable asbestos work	At least 40 years from the date if the last entry	Review for further retention in the case of enforcement action contentious disputes SHRED/DELETE	Yes
6.5 Medical surveillance certificate for licensable asbestos work	At least four years from the date it was issued	Review for further retention in the case of enforcement action contentious disputes SHRED/DELETE	Yes
6.6 Records of air monitoring for asbestos	Where a health record is required at least 40 years from the date if the last entry. In other cases, at least five years from the date of the last entry		Yes
6.7 Records of examinations, tests and repairs carried out in respect of exhaust or respiratory protective	Five years	Review for further retention in the case of enforcement action contentious disputes SHRED/DELETE	Yes

Record	Retention period	Action at the end of the retention period	Retention period required by law?
equipment under the Control of Asbestos Regulations 2012 (CAR)			
6.8 Examination / report of defect for power presses	Two years	Review for further retention in the case of enforcement action or contentious disputes SHRED/DELETE	Yes
6.9 Records of water monitoring, inspection, testing, checks and control measures for legionellosis	Five years from the date of the last entry	Review for further retention in the case of enforcement action or contentious disputes SHRED/DELETE	Yes
7 Health and safety information – students			
7.1 Accident reports including first aid / accident book		DOB of the student involved in the incident + 21 years; or Three years from the date of an incident which may become contentious if the student was 18 years old at the date of the incident	Review for further retention in the case of enforcement action or contentious disputes SHRED/DELETE
7.2 Reportable injuries, diseases, and		Minimum statutory retention period is at least 3 years but, we	Review for further retention in the case of enforcement action or contentious disputes

Record	Retention period	Action at the end of the retention period	Retention period required by law?
dangerous occurrences (RIDDOR) reports or own record	recommend that the record is kept for DOB of the student involved in the incident + 21 years; or Three years from the date of an incident which may become contentious if the student was 18 years old at the date of the incident	SHRED/DELETE	
7.3 Incident investigations and reports, risk assessments and other relevant documents where there has been an accident or incident	DOB of the student involved in the incident + 21 years; or Three years from the date of an incident which may become contentious if the student was 18 years old at the date of the incident	Review for further retention in the case of enforcement action or civil claims for personal injury SHRED/DELETE	No
8 Generic health and safety records	Risk assessments, records of health and safety arrangements, copies of policies and procedures	These should be kept for as long as they remain relevant - we recommend at least three years (in the absence of a specific accident, incident, dangerous occurrence, or notifiable disease)	Review for further retention in the case of enforcement action or contentious disputes SHRED/DELETE
8.1	General records of health and safety auditing and monitoring including		No

Record	Retention period	Action at the end of the retention period Retention period required by law?
	<p>fire risk assessments, electrical testing, PAT testing and gas appliance testing</p> <p>Training records and copies of instructions or information</p> <p>Maintenance logs and / or records of plant and / or equipment plus safety manuals / notices / instructions</p> <p>Records of emergency evacuations and fire drills, fire safety risk assessments and fire safety policy / fire arrangements</p>	

Record	Retention period	Action at the end of the retention period	Retention period required by law?
8.2 Copies of documents, including health and safety files, prepared pursuant to the Construction (Design and Management) Regulations 2015	To be decided by St Rose's - records should be retained as long as is reasonably necessary to inform on future construction projects at the site	SHRED/DELETE	N/A
9 Insurance	Indefinitely	N/A	No
9.1 Insurance certificates and schedules of cover			
9.2 Correspondence with insurers related to specific accidents or incidents	Three years generally If the incident involved a student - DOB of the student involved in the incident + 21 years; or Three years from the date of an incident which may become contentious if the student was 18 years old at the date of the incident. Disease claims or where there have been allegations of abuse - indefinitely	Review for further retention in the case of civil claims for disease or personal injury SHRED/DELETE	No

Record	Retention period	Action at the end of the retention period	Retention period required by law?
10 Investigations, reviews and inquiries			
10.1 Documents relevant to IICSA	Indefinitely	Review once the Inquiry has been completed.	No - unless the school has received a formal notice from IICSA
10.2 Internal reports and investigations into accidents / incidents	To be decided by St Rose's Where the investigation / inquiry / report has been necessitated as a result of a specific incident, we recommend that these documents are stored centrally for at least three years where there is a risk of enforcement action and / or criminal prosecution and / or a civil claim. Where this relates to student DOB +21 years); or Funding Agency etc. External reports, reviews, investigations and inquiries for example inquests and public inquiries	SHRED/DELETE Three years from the date of an incident which may become contentious if the student was 18 years old at the date of the incident.	No
11 Alumni records	We recommend that	As set out in section 6 above	No
11.1		As set out in section 6 above	

Record	Retention period	Action at the end of the retention period	Retention period required by law?
alumni should be treated as employees for the purposes of health and safety records. Although this is not strictly necessary, (some of the health and safety requirements relating to employees do not apply to alumni), treating them the same can be considered good practice and may be more straightforward to implement in practice	Six years after the last time the individual contacted St Rose's This is subject to any longer retention period set out above. For example, records relating to a reportable disease should be kept indefinitely.	SHRED/DELETE	No

Record	Retention period	Action at the end of the retention period	Retention period required by law?
Material kept for archiving purposes in the public interest or for historical research purposes or statistical purposes			
12	Records which do not contain personal data, for example, old photographs of buildings, title deeds etc	Can be kept indefinitely	N/A
12.1	Records relating to a number of students, or St Rose's generally, such as old class photographs, lists of students attending St Rose's in any given year, prospectuses, newspaper cuttings etc	Can be kept indefinitely	N/A
12.2	Records concerning specific students kept for a valid reason. For example, a poem written by an exceptionally gifted student.	Can be kept indefinitely subject to the comments below. Please note that this does not apply to more routine students' records. Routine work produced by students should not be kept for longer than the retention period set out in section 2.1 above unless St Rose's	No
12.3			

Record	Retention period	Action at the end of the retention period	Retention period required by law?
		<p>has a specific reason for keeping it and that decision can be justified.</p> <p>For example, for historical research purposes such as if St Rose's wished to retain the essays written by students which were submitted to an essay competition about growing up in the 2010s. This will usually be permissible but further legal advice should be sought.</p> <p>The GDPR places additional obligations on organisations in respect of the safeguards which must be put in place for personal data kept for archiving, research, and statistical purposes. For example, St Rose's may be required to anonymise any data held, unless the anonymisation process would defeat the purpose for holding the data in the first place.</p>	
13	CCTV, videos and photographs	DELETE Review for further retention if the recording may be required for any reason such as in relation to an incident or accident involving	No
13.1	CCTV footage (Not currently on site)	90 days	

Record	Retention period	Action at the end of the retention period	Retention period required by law?
		<p>any person.</p> <p>CCTV footage may also be needed in relation to parental complaints, disciplinary matters, student exclusions, bullying incidents or health and safety matters.</p> <p>If a subject access request has been made for the footage it must be retained.</p> <p>St Rose's should consider the relevant limitation periods for claims being brought against St Rose's and seek advice as necessary.</p>	
13.2	<p>Photographs of students for internal administration purposes e.g. to identify the student or photographs used on security passes</p>	<p>These photographs should be retained for as long as they are required for the purpose for which they were taken.</p>	<p>SHRED/DELETE</p> <p>Review for further retention in the case of relevance to contentious disputes.</p>
13.3	<p>Photographs or videos of students taken for marketing reasons e.g. photographs for use in the prospectus or a video of students on St Rose's website</p>	<p>These photographs and videos should be retained for as long as they are required for the purpose for which they were taken.</p> <p>If St Rose's would like to retain the images for historical reasons, please see the comments at 12.3 above.</p>	<p>SHRED/DELETE</p> <p>Review for further retention in the case of relevance to contentious disputes.</p>

Record	Retention period	Action at the end of the retention period	Retention period required by law?
13.4 Photographs or videos of students used as part of the curriculum e.g. a video of a drama lesson/ performance or as part of an art project	These photographs and videos should be retained for as long as they are required for the purpose for which they were taken. If St Rose's would like to retain the images for historical reasons, please see the comments at 12.3 above.	SHRED/DELETE Review for further retention in the case of relevance to contentious disputes.	No
14 General			
14.1 Purchases excluding medical devices and medical equipment	18 months	SHRED/DELETE	No
14.2 Purchases of medical devices and medical equipment	11 years	SHRED/DELETE	No
14.3 Money or valuables deposited for safe keeping	6 years	SHRED/DELETE	No
14.4 Business strategies & plan	3 years	To review whether the organisation is meeting its objectives to grow or consolidate its business. SHRED/DELETE	No

	Record	Retention period	Action at the end of the retention period	Retention period required by law?
14.5	Annual accounts	Yearly	To make sure the business is profitable and to alert the organisation to any potential issues SHRED/DELETE	No
14.6	Infection prevention and control activities annual report	Yearly	To identify whether risks are identified. To review whether control measures prevent the spread of infection. To identify any training needs. SHRED/DELETE	No
14.7	Complaints records	At the end of the complaint	To see whether the complaint could have been prevented. To identify how staff interventions can be improved. To identify any training needs. SHRED/DELETE	No

