TYPES OF PERSONAL DATA	PURPOSE(S) FOR COLLECTING / USE OF DATA	LEGAL BASIS FOR PROCESSING (ARTICLE 6 GDPR)	RETENTION PERIOD	LEGAL BASIS FOR RETENTION PERIOD			
GENERAL IDENTITY AND CO	ONTACT INFORMATION FOR EMPLOYEES, PROFESSIONAL MASTERS	OF EDUCATION STUDENTS, VOLUNTEE	RS AND CONTRACTORS.				
	For identification purposes To contact employee / issue employment contracts and / or letters of appointment.	Contract and legal obligation Contract and legal obligation					
	For vetting To add to payroll system	Contract and legal obligation Contract and legal obligation	For as long as is required to identify data subject with reference to any of the other	Needed to meet retention period of associated data, <i>i.e.</i> if pension data is being processed in			
Name	To comply with Social Welfare legislation where applicable	Contract and legal obligation	categories of data captured in this schedule, many examples of which are included in the	respect of a particular employee, the name will be required to be kept for the purpose of the processing relating to pension and so the data retention period for the name in that instance w			
	To process pension if applicable	Contract and legal obligation	'purpose for collecting' section (two cells left) related to this category of data.	mirror that of the retention of pension related data for that employee.			
	For business management purposes	Contract and legal obligation					
	May also be used to for litigation purposes	Authority vested in the controller.					
Identification documents, including passport/driving licence and note recording HR viewing of same	To verify employee is who s/he claims.	Legal obligation as employer	Other than in exceptional circumstances, this does not need to be kept; a note that the documents were received, the nature of the document, e.g. driving licence, that it was verified and held for a year can be recorded in the personnel file for the duration of the employee's employment + 7 years.	During employment, is retained (as part of staff personnel file) for employment law compliance safety, security, auditing standards, and dispute resolution/litigation purposes. Post employmen is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 ye after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigatio retain relevant extract in case file until all appeal options are exhausted, as allowed under sectii 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings of prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ".			
	For identification purposes	Legal obligation	For as long as is required to identify data	Needed to meet retention period of associated data, <i>i.e.</i> if pension data is being processed in			
PPSN	To comply with employment and revenue law requirements	Legal obligation	subject with reference to any of the other	respect of a particular employee, the PPSN will be required to be kept for the purpose of t processing relating to pension and so the data retention period for the PPSN in that instance mirror that of the retention of pension related data for that employee.			
	To comply with Social Welfare legislation where applicable	Legal obligation	categories of data captured in this schedule.				
	For pension purposes	Legal obligation					
Date of birth	For vetting For identification purposes To comply with Social Welfare legislation where applicable To add to payroll system For business management purposes To process pension if applicable	Contract and legal obligation Contract and legal obligation	For as long as is required to identify data subject with reference to any of the other categories of data captured in this schedule, many examples of which are included in the	Needed to meet retention period of associated data, <i>i.e</i> . if pension data is being processed in respect of a particular employee, the DOB will be required to be kept for the purpose of the processing relating to pension and so the data retention period for the DOB in that instance w			
	To comply with employment law requirements regarding age and entitlements, including retirement	Contract and legal obligation	'purpose for collecting' section (two cells left) related to this category of data.	processing relating to pension and so the data retention period for the DOB in that instance wi mirror that of the retention of pension related data for that employee.			
	To comply with employment law requirements	Contract and legal obligation					
	May also be used to for litigation purposes	Authority vested in the controller.					
Address and contact	To contact employees To issue employment contracts and/or letters of appointment.	Contract Legal obligation	For as long as is required to identify data subject with reference to any of the other categories of data captured in this schedule,	Needed to meet retention period of associated data, <i>i.e</i> . if pension data is being processed in respect of a particular employee, the DOB will be required to be kept for the purpose of the			
details	To comply with Social Welfare legislation where applicable		many examples of which are included in the				

uctans	For pension purposes To comply with employment law requirements	Legal obligation	'purpose for collecting' section (two cells left) related to this category of data.	mirror that of the retention of pension related data for that employee.
Third-party next-of-kin contact details (self completion in CoreHR)	To contact next-of-kin about employees in case of emergency	Legal obligation and vital interest	Until employment ceases.	Basis is withdrawn at the point of ending employment. There is no vital interest to keep the data after the employee leaves.
2 APPLICATION AND RECRUIT	TMENT DATA IN ADDITION TO THAT SET OUT IN SECTION 1 ABOVE	, INCLUDING APPLICATIONS AND APPO	INTMENTS FOR SUBSTITUTE HOURS.	
Gender	To meet gender balance on interview boards for specific cateogory employees To comply with CSO requirements To comply with Social Welfare legislation where applicable	Legal obligation and public interest Legal obligation and public interest Legal obligation and public interest	Retain on personal file for duration of	During employment, is retained (as part of staff personnel file) for auditing, standards, dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all
	To comply with gender pay-gap reporting requirements	Legal obligation and public interest	employment + 7 years	appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ".
Qualifications (including Teaching Council documentation)	To enable the competition process between competitor applicants and to establish that the applicant has the requisite qualifications, experience and/or other criteria specified for the role.	Legal obligation	For unsuccessful applicants, application forms and any other documentation will be retained for 18 months after interviews have been held. For successful applicants, move to the employee's file in Staff Records. Retain for duration of employment + 7 years.	For unsuccessful applicants, the 18 months is to allow all appeal options to have ceased. For successful applicants, during employment, is retained (as part of staff personnel file) for auditing, standards, dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court. statutory tribunal. statutory body or an administrative or out-of-court
College attended / attending	For verification of requisitie qualification for post, to determine suitability for the role and to enable competition with other applicants.	Legal obligation, public interest and consent.	For unsuccessful applicants, application forms and any other documentation will be retained for 18 months after interviews have been held. For successful applicants, move to the employee's file in Staff Records. Retain for duration of employment + 7 years.	For unsuccessful applicants, the 18 months is to allow all appeal options to have ceased. For successful applicants, during employment, is retained (as part of staff personnel file) for auditing, standards, dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court
Previous / current employer	To enable the competition process between competitor applicants and to establish that the applicant has the requisite qualifications, experience and/or other criteria specified for the role.	Legal obligation	For unsuccessful applicants, application forms and any other documentation will be retained for 18 months after interviews have been held. For successful applicants, move to the employee's file in Staff Records. Retain for Duration of employment + 7 years.	For unsuccessful applicants, the 18 months is to allow all appeal options to have ceased. For successful applicants, during employment, is retained (as part of staff personnel file) for auditing, standards, dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal. statutory body or an administrative or out-of-court
Personal statements supporting application for post	To enable the competition process between competitor applicants and to establish that the applicant has the requisite qualifications, experience and/or other criteria specified for the role.	Legal obligation	For unsuccessful applicants, application forms and any other documentation will be retained for 18 months after interviews have been held. For successful applicants, move to the employee's file in Staff Records. Retain for Duration of employment + 7 years.	For unsuccessful applicants, the 18 months is to allow all appeal options to have ceased. For successful applicants, during employment, is retained (as part of staff personnel file) for auditing, standards, dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court

	To administer the selection and recruitment process, including convening interviews, informing participants of the outcome of the recruitment process. recruiting staff	Contract	For unsuccessful applicants, application forms and any other documentation will be	For unsuccessful applicants, the 18 months is to allow all appeal options to have ceased. For successful applicants, during employment, is retained (as part of staff personnel file) for auditing, standards, dispute resolution/litigation purposes. Post employment, it is retained (as part
CVs and applications		Legal obligation	retained for 18 months after interviews have	of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with
(including unsolicited)	To comply with employment law requirements regarding issuance		been held. For successful applicants, move to the	Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the
	of statement of terms and conditions		employee's file in Staff Records. Retain for	Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or
	For verification and dispute resolution purposes and to defend	Public interest	Duration of employment + 7 years.	defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings
	litigation.			whether before a court statutory tribunal statutory body or an administrative or out-of-court
	To comply with employment law requirements regarding fair procedures etc.	Contract and legal obligation		12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are
Selection criteria other				exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in
than any data contained in CV / personal statement.	To assess suitability for interview		Date of closure of competition + 18 months	"contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal
CV / personal statement.	For verification and dispute resolution purposes and to defend litigation.	Authority vested in the controller.		claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
	To administer the selection and recruitment process.	Contract and legal obligation		12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are
Interview Board Marking Scheme	To comply with employment law requirements regarding fair	Contract and legal obligation	Date of closure of competition + 18 months	exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal
Solicine	procedures etc. For verification and dispute resolution purposes and to defend lititation.	Authority vested in the controller.		claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ".
	To administer the selection and recruitment process.	Contract and legal obligation		12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of
Interview Board marking	To comply with employment law requirements regarding fair procedures etc.	Contract and legal obligation	Date of closure of competition + 18 months	litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in
sheet	For giving (unsuccessful) candidates feedback. For verification and dispute resolution purposes and to defend litigation.	Authority vested in the controller.		"contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ".
	To administer the selection and recruitment process.	Contract and legal obligation		12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of
Interview Board Formal	To comply with employment law requirements regarding fair procedures etc.	Contract and legal obligation	Date of closure of competition + 18 months	litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in
Notes	For verification and dispute resolution purposes and to defend litigation.	Authority vested in the controller.		"contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedur e".
	To administer the selection and recruitment process.	Contract and legal obligation		12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are
Panel Recommendations by Interview Board	To comply with employment law requirements re: fair procedures etc.	Contract and legal obligation	18 months from close of competition or from the date of expiry of the panel,	exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal
	For verification and dispute resolution purposes and to defend litigation.	Authority vested in the controller.	whichever is later.	claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ".
	To administer the selection and recruitment process.	Contract and legal obligation		resolution/litigation purposes. ESF audits may require evidence of original appointment process on historic basis for employees that are sampled during a particular period. Post employment, it is
Interview Process Selection Board Report (with unsucceessful names redacted)	To comply with employment law requirements regarding fair procedures etc.	Contract and legal obligation	Retain on personnel file for duration of employment + 7 years - delete other candidate details	retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(2)(2)(ii) of the Data protoction Act 2018 where it is in "contemplation of a for the
redacted)	For verification and dispute resolution purposes and to defend litigation.	Authority vested in the controller.		60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out of court proceeding.

References of successful applicants who become employees	To administer the selection and recruitment process and ensure appropriate staff are appointed	Contract	Retain on personal file for duration of employment + 7 years	puring employment, is retained (as part or start personnel file) for auditing, standards, dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in th event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 20: where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a cour- cutation in the statute of the stablishment of the stablishme
(including responses to requests for feedback).	To administer the selection and recruitment process, including convening interviews, informing participants of the outcome of the recruitment process, recruiting staff To issue letters of offer, deal with request for feedback. To comply with employment law requirements regarding issuance of statement of terms and conditions. For verification and dispute resolution purposes and to defend litigation.	Contract and legal obligation Contract and legal obligation Legal obligation Authority vested in the controller.	Date of closure of competition + 18 months	12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal statutory body or an administrative or out-of-court procedure ".
	To administer the selection and recruitment process. To comply with employment law requirements regarding fair procedures etc. For verification and dispute resolution purposes and to defend litigation.	Contract and legal obligation Contract and legal obligation Authority vested in the controller.	Date of closure of competition + 18 months	12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribun statutory body or an administrative or out-of-court procedur e".
	For verification and dispute resolution purposes and to defend litigation.	Authority vested in the controller.	Date of closure of competition + 18 months	12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective leg claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribur statutory body or an administrative or out-of-court procedure ".
Visa documentation / work permits / copy of Garda National immigration Bureau Card / Green Card	To ensure compliance with employment legislation	Legal obligation.	For period of emplyment or until Irish/EU citizenship is confirmed, whichever is earliest.	To continue to meet employment legislation requirements, including reporting to Department of Jobs, Enterprise and Innovation, Department of Education and/or CSO.
PRE-EMPLOYMENT VETTING	G			
Garda vetting outcome and/or Teaching Council vetting verification	To comply with the National Vetting Bureau (Children and Vulnerable Persons) Acts 2012 – 2016.	Legal obligation and substantial public interest	If successful and takes up post, employer to keep for one year after disclosure is received. For practical purposes, where an ETB employs thousands of employees, an annual erasure of vetting disclosures on files will be done. If unsuccessful / don't take up the post, 18 months post-competition.	As per DPC: "Retention periods for the processing of personal data are entirely a matter for the controller/processor concerned and should be determined on a case-by-case basis for each categ of personal data processed. () (V)etting checks should be retained for one year (as we recomme for any data obtained in relation to the recruitment process) and then destroyed, while a record the vetting application can be retained for a longer period to indicate that it took place. This is 1 protect the individual from exposure to risk of unauthorised disclosure of their data. Ultimately, a matter for you to ensure compliance with the Regulation and to be able to stand over any retention periods that you may have. From a practical perspective, ETBs would not be in a position to delete on the anniversary of each employee's vetting. Hence, the recommendation for an annual erasure of records more than 1 months old.
EMPLOYMENT TERMS, PER	SONNEL FILES, PAYROLL / SALARY DETAILS IN ADDITION TO DATA	SET OUT IN SECTIONS ABOVE		
	To issue employment contracts and/or letters of appointment.	Legal obligation and contract	Retain for duration of employment plus 7	During employment, is retained (as part of staff personnel file) for auditing, standards, disput resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in

Contract for service or terms and conditions of employment	To comply with employment law requirements.	Legal obligation	years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 201 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court
	To manage the employment contract	Contract	Retain for duration of employment plus 7	During employment, is retained (as part of staff personnel file) for auditing, standards, dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in th event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act
General job description	To comply with employment law requirements.	Legal obligation	years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 20: where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court
	To issue employment contracts and/or letters of appointment.	Contract	Retain for duration of employment plus 7	During employment, is retained (as part of staff personnel file) for auditing, standards, dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in th event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act
Letter of appointment	To comply with employment law requirements.	Legal obligation	years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 20: where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court statutory tribunal statutory body or an administrative or out-of-court proceeding."
	To issue employment contracts and/or letters of appointment.	Contract	Retain for duration of employment plus 7	During employment, is retained (as part of staff personnel file) for auditing, standards, employed management and dispute resolution/litigation purposes. Post employment, it is retained (as part staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with
Probation letters/forms	To comply with employment law requirements.	Legal obligation	years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of t Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceeding
	To manage employment contract	Legal obligation and substantial public interest	Retain for duration of employment plus 7	whether hefore a court statutory tribunal statutory hedword an administrative or out-of-court During employment, is retained (as part of staff personnel file) for auditing, standards, employed management and dispute resolution/litigation purposes. Post employment, it is retained (as part staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with
Employee training files	To comply with employment law requirements.	Legal obligation	years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of 1 Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedin whether before a court statutory tribunal statutory body or an administrative or out-of-court.
	To administer the selection and recruitment process, including convening interviews, informing participants of the outcome of the recruitment process, appointment of staff to Post of Responsibility	Contract and legal obligation	Unsuccessful applicant kept for 18 months, in line with other recruitment. Successful applicant's documentation (application and decision etc.) retain for	During employment, is retained (as part of staff personnel file) for auditing, standards, employed management and dispute resolution/litigation purposes. Post employment, it is retained (as part staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with
"Post of Responsibility" applications and	To issue letters of offer, deal with request for feedback. To comply with employment law requirements regarding issuance	Contract and legal obligation		Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevan extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) o
correspondence	of statement of terms and conditions, adding to the payroll system <i>etc</i> .	Legal obligation	duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be	Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceeding
	For verification and dispute resolution purposes and to defend litigation.	Authority vested in the controller.	served on the ETB)	whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ".
Promotions/POR Board master files	To administer the selection and recruitment process. To comply with employment law requirements regarding fair procedures etc.	Contract and legal obligation Contract and legal obligation	Date of closure of competition + 18 months	12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in
	For verification and dispute resolution purposes and to defend litigation.	Authority vested in the controller.		"contemplation of or for the establishment, exercise or defence of, a legal claim, prospective lega claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribund statutory body or an administrative or out-of-court procedure ".
	To administer the selection and recruitment process.	Contract and legal obligation		During employment, is retained (as part of staff personnel file) for auditing, standards, employed management and dispute resolution/litigation purposes. Post employment, it is retained (as part staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with

Line Manager Annual Review of POR	To comply with employment law requirements regarding fair procedures etc. For verification and dispute resolution purposes and to defend litigation.	Contract and legal obligation Authority vested in the controller.	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
POR appeal documents	To administer the selection and recruitment process. To comply with employment law requirements regarding fair procedures etc. For verification and dispute resolution purposes and to defend litigation.	Contract and legal obligation Contract and legal obligation Authority vested in the controller.	Date of closure of competition + 18 months	12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedur e".
Records of previous service (incl. correspondence with previous employers) (otherwise than for pension purposes)		Legal obligation, contract and substantial public interest Legal obligation	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	During employment, is retained (as part of staff personnel file) for auditing, standards, employee management and dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings
Record of maintenance/ gaps in continuation of registration with the Teaching Council obtained by the HR/Payroll department from the Teaching Council Register.	To ensure compliance with Teaching Council legislation - Section 20	Legal obligation	Teaching Council 'Daily Report' - entry only appears if teacher becomes unregistered. Retain for employment + 7 years as proof of reason for taking off payroll in the event of a dispute.	As per section 30 of the Teaching Council Act: "A person who is employed as a teacher in a recognised school but— (a) is not a registered teacher, or (b) is removed or suspended from the register under Part 5, shall not be remunerated by the school in respect of his or her employment out of moneys provided by the Oireachtas."
IR/HR WORKPLACE PROCE	SSES AND LITIGATION			
	To manage employment contract and relationship with employee	Legal obligation and contract	Verbal warning: place on the staff member's HR file. To be removed from the file after six calendar months' subject to sustained satisfactory improvement during the period. May be retained for a longer period in a separate disciplinary file if there have been previous discipline/performance issues.	
	To comply with HR policies	Contract	Written warning: place on the staff member's file. To be removed from the file after six calendar months' subject to sustained satisfactory improvement during the period. May be retained for a longer	
Disciplinary records and performance management records	To monitor, review and assess employee performance.	Contract	period in a separate disciplinary file if there have been previous discipline/performance issues. Final written warning: place on the staff member's file. To be removed from the file after twelve calendar months' subject to sustained satisfactorv improvement during	Employment law legislation, Circular 0048/2018 and the Statue of Limitations Act 1957 and section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure". in case of legal action, retian until all appeal options are exhausted.

	To comply with employment law requirements.	Legal obligation	the period. May be retained for a longer period in a separate disciplinary file if there have been previous discipline/performance issues. Final disciplinary hearing: a copy of this statement (recording the sanction) will be held on the staff member's personnel file and will remain there permanently. May also be retained in a separate disciplinary file if there have been previous discipline/performance issues.	
Records relating to meetings with personnel from HR not otherwise captured in this policy.	To manage employment contract and relationship with employee To comply with employment law requirements.	Legal obligation and contract Legal obligation	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	Statute of Limitations Act 1957 and section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ". In the case of legal action, retain until all appeal options are exhausted.
Allegations/complaints by the employee	To manage employment contract and relationship with employee To meet duty of care as employer and school patron To comply with employment law requirements.	Legal obligation and contract Legal obligation Legal obligation	7 years from date of review undertaken on foot of complaint, though this could be reviewed and extend if anything similar/related arises.(6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	Statute of Limitations Act 1957 and section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ". In the case of legal action, retain until all appeal options are exhausted.
Allegations/complaints against the employee	To manage employment contract and relationship with employee To meet duty of care as employer and school patron To comply with employment law requirements.	Legal obligation and contract Legal obligation Legal obligation	Depends on the outcome of any investigation / procedure. If complaint is upheld, data is stored on disciplinary file for the duration of employment + 7 years. If complaint is dismissed, 7 years.	Statute of Limitations Act 1957 and section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ". In the case of legal action, retain until all appeal options are exhausted.
Industrial relations correspondence, minutes of meeting, reports,	To manage employment contract and relationship with employee To comply with employment law requirements.	Legal obligation and contract Legal obligation	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	Statute of Limitations Act 1957 and section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ". In the case of legal action, retain until all appeal options are exhausted.
Dignity at Work case files	To manage employment contract and relationship with employee To comply with employment law requirements.	Legal obligation and contract Legal obligation	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	During employment, is retained (as part of stan personner me) for adurting, standards, employee management and dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court statutory tribunal statutory bedu or an administrative or out of court
	To manage employment contract and relationship with employee	Legal obligation and contract	Retain for duration of employment plus 7	During employment, us, is retained (as part of staff personnel file) for auditing, standards, employee management and dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with

Grievance case files and records,	To comply with employment law requirements.	Legal obligation	years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	Start personner mey in the event of ingation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of th Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings	
Employee Assistance Programme	To manage employment contract and relationship with employee	Legal obligation and contract	Retain for duration of employment plus 7 years (6 years in which to take a claim	During employment, is retained (as part of staff personnel file) for the purpose of demonstrating th carrying out of the employer's duty of care to the particular employee. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 year after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation,	
offer/notification letters/email	To comply with employment law requirements.	Legal obligation	against the ETB, plus 1 year for proceedings to be served on the ETB)	retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or	
WRC papers/hearings, LC	To manage employment contract	Contract			
papers/hearings/appeals, LC IR recommendations,	To comply with employment law and social welfare requirements.	Legal obligation	Dependent on nature of matter. Discuss with DPO on case-by-case basis.	Dependent on period for which it is retained.	
Court processes etc .	To defend litigation	Authority vested in the controller.			
RECORDS RELATING TO LE	AVE AND SERVICE				
	To process the payment of salary, benefits, expenses claims, paid- and unpaid-leave, and other emoluments.	Legal obligation		During employment, is retained (as part of staff personnel file) for auditing, standards, employee	
	Required for the calculation of increments and seniority.	Public interest	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	management and dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of th Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceeding whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".	
	Verification and dispute resolution purposes and to defend litigation	Authority vested in the controller.			
Leave of absence applications and instances	For occupational pension purposes	Legal obligation			
	To comply with the Payment of Wages Act and the Organisation of Working Time Act.	Legal obligation			
	For accounting and audit purposes.	Legal obligation			
	To issue payslips in the required form.	Legal obligation			
	To process the payment of salary, benefits, expenses claims, paid- and unpaid-leave, and other emoluments.	Legal obligation		During employment, is retained (as part of staff personnel file) for auditing, standards, employee management and dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of th Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal proceedings or prospective legal proceedings or prospective legal proceedings.	
	Required for the calculation of increments and seniority.	Public interest			
Applications for and	Verification and dispute resolution purposes and to defend litigation	Authority vested in the controller.	Retain for duration of employment plus 7		
Applications for and acceptance to job share	For accounting and audit purposes.	Legal obligation	years (6 years in which to take a claim against the ETB, plus 1 year for proceedings		
	To issue payslips in the required form.	Legal obligation	to be served on the ETB)		
	For occupational pension purposes	Legal obligation		whether before a court, statutory tribunal, statutory body or an administrative or out-of-court	
	To comply with the Payment of Wages Act and the Organisation of Working Time Act.	Legal obligation		procedure ".	
	To process the payment of salary, benefits, expenses claims, paid- and unpaid-leave, and other emoluments.	Legal obligation		During employment, is retained (as part of staff personnel file) for auditing, standards, employee management and dispute resolution/litigation purposes. Post employment, it is retained (as part c	
Applications for and	Required for the calculation of increments and seniority.	Public interest	Retain for duration of employment plus 7	staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with	
Applications for and acceptance to Career Break	Verification and dispute resolution purposes and to defend litigation		years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB)	Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of th Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or	
	For accounting and audit purposes.			defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceeding whether before a court statutory tribunal statutory body or an administrative or out of court	
	To issue payslips in the required form.			whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ".	

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	To process the payment of salary, benefits, expenses claims, paid- and unpaid-leave, and other emoluments.	Legal obligation	Parental leave - 12 years on HR file & until retirment in payroll records if pension entitlements apply.	Parental Leave Acts 1998 -2019
	To issue payslips in the required form.	Legal obligation	Force majeure leave - 8 years	Parental Leave Acts 1998 -2019
	To comply with the Payment of Wages Act and the Organisation of Working Time Act.	Legal obligation	Carer's leave - 8 years. Copies of notices required under the Carer's Leave Act 2001 must be retained for 3 years on HR file. To be kept until retirment in payroll records if pension entitlements apply.	Carer's Leave Act 2001
Records re: maternity leave, adoptive leave, paternity leave, parental leave, force majeure leave,	For occupational pension purposes.	Contract and legal obligation	Maternity leave - For at least 1 year on HR file & until retirment in payroll records if pension entitlements apply.	To prove calculation and entitlements in event of query or challenge to entitlement / level of payment, and pursuant to Public Service Pensions (Single Scheme and Other Provisions) Act 2012, the Pensions Act 1990, the Family Law Acts, the Freedom of Information Act 2014 and the National
carer's leave	Required for the calculation of increments and seniority.	Contract and legal obligation	Adoptive leave - For at least 1 year on HR file & until retirment in payroll records if pension entitlements apply. Paternity leave - For at least 1 year on HR file	Archives Act 1986. There may also be data held in the event that a data subject or a regulatory authority asks an ETB to keep it for a valid reason, <i>e.g.</i> the Financial Services & Pensions Ombudsman, or in the event of a legal dispute related to membership of the Single Scheme.
	For organisational administration,	Legal obligation	& until retirment in payroll records if pension entitlements apply.	Personal data may also be retained for long-term statistical analysis or modelling, provided such data has been appropriately pseudonymised.
	Verification and dispute resolution purposes,	Authority vested in the controller.	Marriage Leave - For at least 1 year on HR file & until retirment in payroll records if	To prove calculation and entitlements in event of query or challenge to entitlement / level of payment, and pursuant to Public Service Pensions (Single Scheme and Other Provisions) Act 2012,
	To defend litigation	Authority vested in the controller.	pension entitlements apply.	the Pensions Act 1990, the Family Law Acts.
	For accounting and audit purposes.	Legal obligation	Other unpaid leave - For at least 1 year on HR file & until retirment in payroll records if pension entitlements apply.	To prove calculation and entitlements in event of query or challenge to entitlement / level of payment, and pursuant to Public Service Pensions (Single Scheme and Other Provisions) Act 2012, the Pensions Act 1990, the Family Law Acts.
	To process the payment of salary, benefits, expenses claims, paid- and unpaid-leave, and other emoluments.	Legal obligation		
Working Time Act records	To issue payslips in the required form. To comply with the Payment of Wages Act and the Organisation of Working Time Act.	Legal obligation Legal obligation	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB). There is a statutory requirement to retain for 3 years	
(attendance hours,	For occupational pension purposes.	Contract and legal obligation		
holidays, breaks)	Required for the calculation of increments and seniority.	Contract and legal obligation		Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings
	For organisational administration,	Legal obligation		whether before a court, statutory tribunal, statutory body or an administrative or out-of-court
	Verification and dispute resolution purposes, incl. litigation	Authority vested in the controller.		procedure ".
	For accounting and audit purposes. To process the payment of salary, benefits, expenses claims, paid-	Legal obligation		
	and unpaid-leave, and other emoluments.	Legal obligation		
	To comply with the Payment of Wages Act and the Organisation of Working Time Act.	Legal obligation	3 years on HR file & until retirment in payroll	
Annual Leave Records	For organisational administration,	Legal obligation	records if pension entitlements apply.	Organisation of Working Time Act 1997.
	Verification and dispute resolution purposes, incl. litigation For accounting and audit purposes.	Authority vested in the controller. Legal obligation		
	To process the payment of salary, benefits, expenses claims, paid-	Legal obligation		
	and unpaid-leave, and other emoluments. To issue payslips in the required form.	Legal obligation		During employment, is retained (as part of staff personnel file) for auditing, standards, employee

Records documenting employee's authorisation for non-statutory payroll deductions	To comply with the Payment of Wages Act and the Organisation of Working Time Act. For occupational pension purposes. Required for the calculation of increments and seniority. For organisational administration, Verification and dispute resolution purposes, incl. litigation For accounting and audit purposes.	Legal obligation Contract and legal obligation Contract and legal obligation Legal obligation Authority vested in the controller. Legal obligation	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB). There is a statutory requirement to retain for 3 years	management and dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ".
Salary claim forms (hard and soft copy)	To process the payment of salary, benefits, expenses claims, paid- and unpaid-leave, and other emoluments. To issue payslips in the required form. To comply with the Payment of Wages Act and the Organisation of Working Time Act. For occupational pension purposes. Required for the calculation of increments and seniority. For organisational administration, Verification and dispute resolution purposes, incl. litigation For accounting and audit purposes.	Legal obligation Legal obligation Legal obligation Contract and legal obligation Contract and legal obligation Legal obligation Authority vested in the controller. Legal obligation	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB). There is a statutory requirement to retain for 3 years	During employment, is retained (as part of staff personnel file) for auditing, standards, employee management and dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ".
Records documenting calculation and payment of payroll payments (including salary and overtime)	To process the payment of salary, benefits, expenses claims, paid- and unpaid-leave, and other emoluments. To issue payslips in the required form. To comply with the Payment of Wages Act and the Organisation of Working Time Act. For occupational pension purposes. Required for the calculation of increments and seniority. For organisational administration, Verification and dispute resolution purposes, To defend litigation For accounting and audit purposes.	Legal obligation Legal obligation Legal obligation Contract and legal obligation Contract and legal obligation Legal obligation Authority vested in the controller. Authority vested in the controller. Legal obligation	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB). There is a statutory requirement to retain for 3 years	During employment, is retained (as part of staff personnel file) for auditing, standards, employee management and dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ".
Records documenting adjustment on promotion of employee, documents relating to approval for incremental credit, and incremental approvals	To process the payment of salary, benefits, expenses claims, paid- and unpaid-leave, and other emoluments. To issue payslips in the required form. To comply with the Payment of Wages Act and the Organisation of Working Time Act. For occupational pension purposes. Required for the calculation of increments and seniority. For organisational administration Verification and dispute resolution purposes, incl. litigation For accounting and audit purposes.	Legal obligation Legal obligation Legal obligation Contract and legal obligation Contract and legal obligation Legal obligation Authority vested in the controller. Legal obligation	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB). There is a statutory requirement to retain for 3 years	During employment, is retained (as part of staff personnel file) for auditing, standards, employee management and dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ".
	To process the payment of salary, benefits, expenses claims, paid- and unpaid-leave, and other emoluments. To issue payslips in the required form.	Legal obligation Legal obligation		

	To comply with the Payment of Wages Act and the Organisation of Working Time Act.	Legal obligation		
Superannuation (Pension) Calculations	For occupational pension purposes.	Contract and legal obligation	For as long as pension payments are being made in respect of data subject.	Remains necessary during payment period to prove calculation and entitlements in event of query or challenge to entitlement / level of payment.
calculations	Required for the calculation of increments and seniority.	Contract and legal obligation	made in respect of data subject.	of chanenge to entitlement / level of payment.
	For organisational administration	Legal obligation		
	Verification and dispute resolution purposes, incl. litigation	Authority vested in the controller.		
	For accounting and audit purposes.	Legal obligation		
	To process the payment of salary, benefits, expenses claims, paid- and unpaid-leave, and other emoluments.	Legal obligation		
	To issue payslips in the required form.	Legal obligation		
Records documenting	To comply with the Payment of Wages Act and the Organisation of Working Time Act.	Legal obligation		
payment of employer and	For occupational pension purposes.	Contract and legal obligation	For as long as pension payments are being	Remains necessary during payment period to prove calculation and entitlements in event of quer
employee contributions to	Required for the calculation of increments and seniority.	Contract and legal obligation	made in respect of data subject.	or challenge to entitlement / level of payment.
pension schemes	For organisational administration,	Legal obligation		
	Verification and dispute resolution purposes, incl. litigation	Authority vested in the controller.		
	For accounting and audit purposes.	Legal obligation		
Final Pensions benefit calculations	To enable data subject access to a pension scheme.	Contract and legal obligation.	For as long as pension payments are being made in respect of data subject.	Remains necessary during payment period to prove calculation and entitlements in event of query or challenge to entitlement / level of payment.
	To comply with the Payment of Wages Act and the Organisation of Working Time Act.	Legal obligation		
Expenses (Travel &	For occupational pension purposes.	Contract and legal obligation	6 years.	Remains necessary during payment period to prove calculation and entitlements in event of qu or challenge to entitlement / level of payment and for duration of relevant auditing period.
Subsistence) records and reimbursement records	For organisational administration,	Legal obligation		
rembursement records	Verification and dispute resolution purposes, incl. litigation	Authority vested in the controller.		
	For accounting and audit purposes.	Legal obligation		
MEDICAL RECORDS (INCL. F	PRE-EMPLOYMENT) AND SICK LEAVE DOCUMENTS			
	To assess a person's fitness for a particular post or occupation having regard to the requirements of that post	Contract		
	To ensure staff can perform the tasks associated with their roles.	Contract		
Occupational health referrals	To comply with the DES' Occupational Health Advice on Medical Fitness to Teach (Published July 2008, revised October 2011) and Occupational Health Service for Teachers and Special Needs Assistants – Standard Operating Procedures Manual (Published June 2015) requirements.	Legal obligation and substantial public interest	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB).	In case of litigation/criminal investigation, retain relevant extract in case file. Review retention needed. In case of litigation/criminal investigation thereafter, retain relevant extract in case f until all appeal options have ceased, as allowed under section 60(3)(a)(iv) of the Data Protecti Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a leg claim, prospective legal claim, legal proceedings or prospective legal proceedings whether befc a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
	For verification and dispute resolution purposes and for the purposes of litigation.	Legal obligation and authority vested in the controller		
	To assess a person's fitness for a particular post or occupation having regard to the requirements of that post	Contract		
Occupational Health Records including health	To ensure staff can perform the tasks associated with their roles.	Legal obligation	Retain for duration of employment plus 7	In case of litigation/criminal investigation, retain relevant extract in case file. Review retention a needed. In case of litigation/criminal investigation thereafter retain relevant extract in case file u

assessment / reports, medical records, Correspondence with clinicians re: data subject	To comply with the DES' Occupational Health Advice on Medical Fitness to Teach (Published July 2008, revised October 2011) and Occupational Health Service for Teachers and Special Needs Assistants – Standard Operating Procedures Manual (Published June 2015) requirements. For verification and dispute resolution purposes and for the purposes of litigation.	Legal obligation and substantial public interest Legal obligation and authority vested in the controller	years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB).	all appeal options have ceased, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Any data regarding reasonable accommodation for employee	To assess a person's fitness for a particular post or occupation having regard to the requirements of that post. To ensure staff can perform the tasks associated with their roles. To comply with the DES' Occupational Health Advice on Medical Fitness to Teach (Published July 2008, revised October 2011) and Occupational Health Service for Teachers and Special Needs Assistants – Standard Operating Procedures Manual (Published June 2015) requirements. For verification and dispute resolution purposes and for the purposes of litigation.	Contract Legal obligation Legal obligation and substantial public interest Legal obligation and authority vested in the controller	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB).	In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. In case of litigation/criiminal investigation thereafter, retain relevant extract in case file until all appeal options have ceased, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Sickness absence records	To process the payment of salary for staff on sick leave, To administer applications for critical illness leave and temporary rehabilitation remuneration, To manage occupational health / refer staff to occupational health specialists To comply with DES Circulars relating to occupational health/sick leave and specifically to comply with the DSE "Occupational Health Service for Teachers and SNAs Standard Operating Procedures To process applications relating to retirement on grounds of ill health, For verification and dispute resolution purposes, including defending litigation For accounting and audit purposes.	Legal obligation Contract and substantial public interest Contract and substantial public interest Authority vested in the controller. Contract and substantial public interest Legal obligation	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB).	In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. In case of litigation/criiminal investigation thereafter, retain relevant extract in case file until all appeal options have ceased, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Sick certificates	To process the payment of salary for staff on sick leave, To administer applications for critical illness leave and Temporary Rehabilitation Remuneration, To refer staff to occupational health specialists, To manage occupational health, To make reasonable accommodation, To comply with DES Circulars relating to occupational health/sick leave and specifically to comply with the DSE "Occupational Health Service for Teachers and SNAs Standard Operating Procedures Manual", To process applications relating to retirement on grounds of ill health. For verification and dispute resolution purposes including the defence of legal proceedings For accounting and audit purposes.	Legal obligation Contract Contract Contract Contract and legal obligation Authority vested in the controller. Legal obligation Authority vested in the controller. Legal obligation	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB).	In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. In case of litigation/criiminal investigation thereafter, retain relevant extract in case file until all appeal options have ceased, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".

	To process the payment of salary for staff on sick leave,	Legal obligation			
	To administer applications for critical illness leave and temporary				
	rehabilitation remuneration,	Contract and substantial public interest		In case of litigation/criminal investigation, retain relevant extract in case file. Review retention needed. In case of litigation/criiminal investigation thereafter, retain relevant extract in case fi until all appeal options have ceased, as allowed under section 60(3)(a)(iv) of the Data Protectior 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal cla prospective legal claim, legal proceedings or prospective legal proceedings whether before a co	
	To manage occupational health / refer staff to occupational health specialists	Contract and substantial public interest			
Absence records other han those already ncluded in this document	To comply with DES Circulars relating to occupational health/sick leave and specifically to comply with the DSE "Occupational Health Service for Teachers and SNAs Standard Operating Procedures Manual."	Authority vested in the controller.	Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB).		
	To process applications relating to retirement on grounds of ill health,	Contract and substantial public interest		statutory tribunal, statutory body or an administrative or out-of-court procedure".	
	For verification and dispute resolution purposes, including defending litigation	Legal obligation			
	For accounting and audit purposes.				
	To process the pension lump sum payment for employee	Legal obligation			
Correspondence re	To comply with DES Circulars relating to occupational health/sick leave and specifically to comply with the DSE "Occupational Health Service for Teachers and SNAs Standard Operating Procedures Manual",	Authority vested in the controller.	For as long as pension payments are being made in respect of data subject or any	Widow/Spouse entitlement. Superannuations Acts To prove calculation and entitlement of query or challenge to entitlement / level of payment and pursuant to Public Service P (Single Scheme and Other Provisions) Act 2012, the Pensions Act 1990, the Family Law A Freedom of Information Act 2014 and the National Archives Act 1986. There may also be	
retirement on ill-health grounds	To process applications relating to retirement on grounds of ill health,	Legal obligation	person entitled to a payment under the employee's pension scheme.	in the event that you or a regulatory authority asks an ETB to keep it for a valid reason, e.g Financial Services & Pensions Ombudsman, or in the event of a legal dispute related to mem of the Single Scheme. Personal data may also be retained for long-term statistical analysi modelling, provided such data has been appropriately pseudonymised.	
	For verification and dispute resolution purposes including the defence of legal proceedings	Authority vested in the controller.			
	For accounting and audit purposes.	Legal obligation			
	To process the payment of salary for staff on sick leave,	Legal obligation			
	To administer applications for critical illness leave and Temporary Rehabilitation Remuneration,	Contract			
	To refer staff to occupational health specialists,	Contract		In case of litigation/criminal investigation, retain relevant extract in case file. Review retention	
	To manage occupational health,	Contract			
Other records	To make reasonable accommodation,	Contract and legal obligation	Retain for duration of employment plus 7	needed. In case of litigation/criiminal investigation thereafter, retain relevant extract in case	
operation of the public- service Sick Pay Scheme	To comply with DES Circulars relating to occupational health/sick leave and specifically to comply with the DSE "Occupational Health Service for Teachers and SNAs Standard Operating Procedures Manual",	Authority vested in the controller.	years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB).	until all appeal options have ceased, as allowed under section 60(3)(a)(iv) of the Data Protecti 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal prospective legal claim, legal proceedings or prospective legal proceedings whether before a statutory tribunal, statutory body or an administrative or out-of-court procedure".	
	To process applications relating to retirement on grounds of ill health,	Legal obligation			
	For verification and dispute resolution purposes including the defence of legal proceedings	Authority vested in the controller.			
	For accounting and audit purposes.	Legal obligation			
PENSION - SINGLE PUBLIC S	SERVICE PENSION SCHEME (data shared with DPER annually by em	ployer based on employee's completion	of pension application form) Check with Per	nsions Task Group	
Year of entry	For calculating entitlements	Legal obligation and contract			
			l		

Short-form birth cert *(If long form provided, copy should CAREFULLY redact all unecessary data)	For proof of entitlement based on date on birth	
Maiden Name	For identifying correct recipient	Legal obligation and contract
Civil Status	For calculating entitlements	Legal obligation and contract
Details of any Pension Adjustment Order	For calculating entitlements	Legal obligation and contract
Additional Payroll Number	Additional identifier for internal verification purposes. On Amalgamation of VECs new payroll number was issued - need to reconcile records. Legacy numbers need to be retained.	Legal obligation and contract
PRSI Class	For calculating entitlements	Legal obligation and contract
Pensionable Employment Start Date	For calculating entitlements	Legal obligation and contract
Pensionable Employment Leave Date	For calculating entitlements	Legal obligation and contract
Member Status	To identify which pension scheme they belong to. Vested/non Vested	Legal obligation and contract
Normal Retirement Date	For calculating entitlements	Legal obligation and contract
Membership Category	To identify which pension scheme they belong to	Legal obligation and contract
Employee Contributions Paid	For calculating entitlements	Legal obligation and contract
Total Actual Gross Pensionable Remuneration Paid	For calculating entitlements	Legal obligation and contract
Pension Referable Amount	For calculating entitlements	Legal obligation and contract
Lump Sum Referable Amount	For calculating entitlements	Legal obligation and contract
Gross Refund Amount Paid	For calculating entitlements	Legal obligation and contract
Refund Date	For calculating entitlements	Legal obligation and contract

For as long as pension payments are ing made in respect of data subject or ny person entitled to a payment under the employee's pension scheme.

To prove calculation and entitlements in event of query or challenge to entitlement / level of payment and pursuant to Public Service Pensions (Single Scheme and Other Provisions) Act 2012, the Pensions Act 1990, the Family Law Acts, the Freedom of Information Act 2014 and the National Archives Act 1986. There may also be data held in the event that you or a regulatory authority asks an ETB to keep it for a valid reason, e.g. the Financial Services & Pensions Ombudsman, or in the event of a legal dispute related to membership of the Single Scheme. Personal data may also be retained for long-term statistical analysis or modelling provided such data has been appropriately providenymised

Refund Membership Category	For calculating entitlements	Legal obligation and contract	mouening,
Refund Corresponding Pensionable Employment Start Date	For calculating entitlements	Legal obligation and contract	
Refund Corresponding Pensionable Employment Leave Date	For calculating entitlements	Legal obligation and contract	
Refund Corresponding Pension Referable Amount	For calculating entitlements	Legal obligation and contract	
Refund Corresponding Lump Sum Referable Amount	For calculating entitlements	Legal obligation and contract	
Repaid Refund Original RA Number	For calculating entitlements	Legal obligation and contract	
Repaid Refund Original RA Name	For calculating entitlements	Legal obligation and contract	
Repaid Refund Final Date of Repayment	For calculating entitlements	Legal obligation and contract	
Repaid Refund Corresponding Pensionable Employment Start Date	For calculating entitlements	Legal obligation and contract	
Repaid Refund Corresponding Pensionable Employment Leave Date	For calculating entitlements	Legal obligation and contract	
Repaid Refund Gross Contribution Amount	For calculating entitlements	Legal obligation and contract	
Repaid Refund Compound Interest Amount	For calculating entitlements	Legal obligation and contract	
Repaid Refund Membership Category	For calculating entitlements	Legal obligation and contract	
Repaid Refund Corresponding Pension Referable Amount	For calculating entitlements	Legal obligation and contract	
Repaid Refund Corresponding Lump Sum Referable Amount	For calculating entitlements	Legal obligation and contract	
PENSION - ALL OTHER PENSI	ON SCHEMES (employee completion of application form) Refer to	the Pensions Task Group	
Year of entry	For calculating entitlements	Legal obligation and contract	

поценных, ргомиец засн цага наз веен арргорнатегу рзеционунныец.

For proof of entitlement based on date on birth	
For identifying correct recipient	Legal obligation and contract
Required for older employees with Widows & Orphans benefits	Legal obligation and contract
For calculating entitlements	Legal obligation and contract
For calculating entitlements	Legal obligation and contract
Additional identifier for internal verification purposes. On Amalgamation of VECs new payroll number was issued - need to reconcile records. Legacy numbers need to be retained.	Legal obligation and contract
For calculating entitlements	Legal obligation and contract
For calculating entitlements	Legal obligation and contract
For calculating entitlements	Legal obligation and contract
To identify which pension scheme they belong to. Vested/non Vested	Legal obligation and contract
For calculating entitlements	Legal obligation and contract
To identify which pension scheme they belong to.	Legal obligation and contract
For calculating entitlements	Legal obligation and contract
For calculating entitlements	Legal obligation and contract
For calculating entitlements	Legal obligation and contract
For calculating entitlements	Legal obligation and contract
For calculating entitlements	Legal obligation and contract
	For identifying correct recipient For identifying correct recipient Required for older employees with Widows & Orphans benefits For calculating entitlements For calculating entitlements Additional identifier for internal verification purposes. On Amalgamation of VECs new payroll number was issued - need to reconcile records. Legacy numbers need to be retained. For calculating entitlements For calculating entitlements For calculating entitlements For calculating entitlements To identify which pension scheme they belong to. Vested/non Vested For calculating entitlements For calculating ent

For as long as pension payments are any person entitled to a payment under the employee's pension scheme.

To prove calculation and entitlements in event of query or challenge to entitlement / level of payment and pursuant to Public Service Pensions (Single Scheme and Other Provisions) Act 2012, the Pensions Act 1990, the Family Law Acts, the Freedom of Information Act 2014 being made in respect of data subject or and the National Archives Act 1986. There may also be data held in the event that you or a regulatory authority asks an ETB to keep it for a valid reason, e.g. the Financial Services & Pensions Ombudsman, or in the event of a legal dispute related to membership of the Single Scheme. Personal data may also be retained for long-term statistical analysis or

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Refund Date	For calculating entitlements	Legal obligation and contract		modelling, provided such data has been appropriately pse
Refund Membership Category	For calculating entitlements	Legal obligation and contract		
Refund Corresponding Pensionable Employment Start Date	For calculating entitlements	Legal obligation and contract		
Refund Corresponding Pensionable Employment Leave Date	For calculating entitlements	Legal obligation and contract		
Refund Corresponding Pension Referable Amount	For calculating entitlements	Legal obligation and contract		
Refund Corresponding Lump Sum Referable Amount	For calculating entitlements	Legal obligation and contract		
Repaid Refund Original RA Number	For calculating entitlements	Legal obligation and contract		
Repaid Refund Original RA Name	For calculating entitlements	Legal obligation and contract		
Repaid Refund Final Date of Repayment	For calculating entitlements	Legal obligation and contract		
Repaid Refund Corresponding Pensionable Employment Start Date	For calculating entitlements	Legal obligation and contract		
Repaid Refund Corresponding Pensionable Employment Leave Date	For calculating entitlements	Legal obligation and contract		
Repaid Refund Gross Contribution Amount	For calculating entitlements	Legal obligation and contract		
Repaid Refund Compound Interest Amount	For calculating entitlements	Legal obligation and contract		
Repaid Refund Membership Category	For calculating entitlements	Legal obligation and contract		
Repaid Refund Corresponding Pension Referable Amount	For calculating entitlements	Legal obligation and contract		
Repaid Refund Corresponding Lump Sum Referable Amount	For calculating entitlements	Legal obligation and contract		
HEALTH AND SAFETY				
Accident reports, Incident	To comply with the employer's duty of care to staff and others.	Legal obligation	10 vears from the date of the accident or	

Report, documents re injuries	To ensure occupational health.	Legal obligation	, dangerous occurrence. May need to be retained longer in event of a claim.	Part 14, Paragraph 226(1) of the Safety, Health and Welfare at Work (General Application) Regulations 2007 to 2020 as inserted by SI 370 of 2016.	
injunes	To comply with all relevant health and safety legislation.	Legal obligation			
Forms, notifications to insurance company,	To comply with the employer's duty of care to staff and others.	Legal obligation	10 years from the date of the accident or dangerous occurrence. May	Part 14, Paragraph 226(1) of the Safety, Health and Welfare at Work (General Application Regulations 2007 to 2020.	
and/or HSA	To ensure occupational health.	Legal obligation	need to be retained longer in event of a claim.	Aligns with Insurance retention periods in case of litigation/criminal investigation, retain and rev	
	To comply with all relevant health and safety legislation.	Legal obligation	ciain.	retention regularly as needed against probability of legal action.	
	To comply with the employer's duty of care to staff and others.	Legal obligation	Retain for duration of employment plus 7	The safety, Health and Weitare at Work (General Application) Regulations 2007, Part 6, Chapte Protection of Pregnant, Post Natal and Breastfeeding Employees. In case of litigation/criimina investigation, retain relevant extract in case file. Review retention as needed. In case of	
Pregnant Employee Assessment Forms	To ensure occupational health.	Legal obligation	years (6 years in which to take a claim against the ETB, plus 1 year for proceedings	litigation/criiminal investigation thereafter, retain relevant extract in case file until all appeal op have ceased, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is	
	To comply with all relevant health and safety legislation.	Legal obligation	to be served on the ETB).	"contemplation of or for the establishment, exercise or defence of, a legal claim, prospective leg claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribu statutory body or an administrative or out-of-court procedure"	
	To comply with the employer's duty of care to staff and others.	Legal obligation		management and dispute resolution/litigation purposes. Post employment, it is retained (as pa staff personnel file) in the event of litigation which is possible for up to 7 years after (in line w	
Copies of Safety Training Materials + record of who	To ensure occupational health.	Legal obligation	Every item of training received kept on employee's file for duration of employment	Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain rele extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercis defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proce- whether before a court statutory tribung statutory body or an administrative or out-of-	
eceived training	To comply with all relevant health and safety legislation.	Legal obligation	+ 7 years		
OFFICE / ADMINISTRATION	N DATA		•	whether before a court statutory tribunal statutory body or an administrative or out-at-cour	
	DATA				
	For the security of persons using and adjacent to premises	Substantial public interest			
		Substantial public interest Pubilc interest	28 days in the normal course, but longer on		
	For the security of persons using and adjacent to premises		28 days in the normal course, but longer on a case-by-case basis <i>e.g.</i> where recordings /		
	For the security of persons using and adjacent to premises To protect premises and assets	Pubilc interest	a case-by-case basis <i>e.g.</i> where recordings / images are requested by An Garda Síochána		
CCTV recordings	For the security of persons using and adjacent to premises To protect premises and assets To deter crime and anti-social behaviour	Pubilc interest Vital interest Public interest - Prevention, investigation, detection of offences per	a case-by-case basis <i>e.g.</i> where recordings / images are requested by An Garda Síochána as part of an investigation or where the records / images capture issues such as damage / vandalism to school property and	injuries action is served later than one month after an accident, the court shall draw such infere as appear proper. Therefore, according to the Data Protection Commission (https://www.dataprotection.ie/sites/default/files/uploads/2019-	
	For the security of persons using and adjacent to premises To protect premises and assets To deter crime and anti-social behaviour To assist in the investigation, detection, prosecution of offences	Pubilc interest Vital interest Public interest - Prevention, investigation, detection of offences per Article 23(1)(d) GDPR	a case-by-case basis <i>e.g.</i> where recordings / images are requested by An Garda Síochána as part of an investigation or where the records / images capture issues such as damage / vandalism to school property and the images / recordings are retained to investigate those issues, or where the	(https://www.dataprotection.ie/sites/default/files/uploads/2019- 05/CCTV%20guidance%20data%20controllers_0.pdf) a 30-day retention period may thus be deemed reasonable, proportionate and balanced for CCTV footage for the purpose	
	For the security of persons using and adjacent to premises To protect premises and assets To deter crime and anti-social behaviour To assist in the investigation, detection, prosecution of offences To deter bullying and/or harassment	Pubilc interest Vital interest Public interest - Prevention, investigation, detection of offences per Article 23(1)(d) GDPR Public interest	a case-by-case basis <i>e.g.</i> where recordings / images are requested by An Garda Síochána as part of an investigation or where the records / images capture issues such as damage / vandalism to school property and the images / recordings are retained to	injuries action is served later than one month after an accident, the court shall draw such infere as appear proper. Therefore, according to the Data Protection Commission (https://www.dataprotection.ie/sites/default/files/uploads/2019- 05/CCTV%20guidance%20data%20controllers_0.pdf) a 30-day retention period may thus	
	For the security of persons using and adjacent to premises To protect premises and assets To deter crime and anti-social behaviour To assist in the investigation, detection, prosecution of offences To deter bullying and/or harassment To assist in providing a safe environment for all users/visitors For verification purposes and for dispute-resolution particularly in circumstances where there is a dispute as to facts and the	Pubilc interest Vital interest Public interest - Prevention, investigation, detection of offences per Article 23(1)(d) GDPR Public interest Public interest	a case-by-case basis <i>e.g.</i> where recordings / images are requested by An Garda Síochána as part of an investigation or where the records / images capture issues such as damage / vandalism to school property and the images / recordings are retained to investigate those issues, or where the footage is relevant to legal proceedings, untli such time that all appeals options are	injuries action is served later than one month after an accident, the court shall draw such infere as appear proper. Therefore, according to the Data Protection Commission (https://www.dataprotection.ie/sites/default/files/uploads/2019- 05/CCTV%20guidance%20data%20controllers_0.pdf) a 30-day retention period may thus be deemed reasonable, proportionate and balanced for CCTV footage for the purpose	
	For the security of persons using and adjacent to premises To protect premises and assets To deter crime and anti-social behaviour To assist in the investigation, detection, prosecution of offences To deter bullying and/or harassment To assist in providing a safe environment for all users/visitors For verification purposes and for dispute-resolution particularly in circumstances where there is a dispute as to facts and the recordings may be capable of resolving that dispute	Pubilc interest Vital interest Public interest - Prevention, investigation, detection of offences per Article 23(1)(d) GDPR Public interest Public interest Public interest	a case-by-case basis <i>e.g.</i> where recordings / images are requested by An Garda Síochána as part of an investigation or where the records / images capture issues such as damage / vandalism to school property and the images / recordings are retained to investigate those issues, or where the footage is relevant to legal proceedings, untli such time that all appeals options are expired.	injuries action is served later than one month after an accident, the court shall draw such infere as appear proper. Therefore, according to the Data Protection Commission (https://www.dataprotection.ie/sites/default/files/uploads/2019- 05/CCTV%20guidance%20data%20controllers_0.pdf) a 30-day retention period may thus be deemed reasonable, proportionate and balanced for CCTV footage for the purpose of defending a potential personal injury action.	
	For the security of persons using and adjacent to premises To protect premises and assets To deter crime and anti-social behaviour To assist in the investigation, detection, prosecution of offences To deter bullying and/or harassment To assist in providing a safe environment for all users/visitors For verification purposes and for dispute-resolution particularly in circumstances where there is a dispute as to facts and the recordings may be capable of resolving that dispute For the taking and defence of litigation	Pubilc interest Vital interest Public interest - Prevention, investigation, detection of offences per Article 23(1)(d) GDPR Public interest Public interest Public interest Authority vested in the controller.	a case-by-case basis <i>e.g.</i> where recordings / images are requested by An Garda Síochána as part of an investigation or where the records / images capture issues such as damage / vandalism to school property and the images / recordings are retained to investigate those issues, or where the footage is relevant to legal proceedings, untli such time that all appeals options are expired. Retain for duration of employment plus 7 years (6 years in which to take a claim	injuries action is served later than one month after an accident, the court shall draw such infere as appear proper. Therefore, according to the Data Protection Commission (https://www.dataprotection.ie/sites/default/files/uploads/2019- 05/CCTV%20guidance%20data%20controllers_0.pdf) a 30-day retention period may thus be deemed reasonable, proportionate and balanced for CCTV footage for the purpose of defending a potential personal injury action.	
CCTV recordings	For the security of persons using and adjacent to premises To protect premises and assets To deter crime and anti-social behaviour To assist in the investigation, detection, prosecution of offences To deter bullying and/or harassment To assist in providing a safe environment for all users/visitors For verification purposes and for dispute-resolution particularly in circumstances where there is a dispute as to facts and the recordings may be capable of resolving that dispute For the taking and defence of litigation For matters related to contract and job performance	Pubilc interest Vital interest Public interest - Prevention, investigation, detection of offences per Article 23(1)(d) GDPR Public interest Public interest Public interest Authority vested in the controller. Legal obligation	a case-by-case basis <i>e.g.</i> where recordings / images are requested by An Garda Síochána as part of an investigation or where the records / images capture issues such as damage / vandalism to school property and the images / recordings are retained to investigate those issues, or where the footage is relevant to legal proceedings, untli such time that all appeals options are expired. Retain for duration of employment plus 7	injuries action is served later than one month after an accident, the court shall draw such infere as appear proper. Therefore, according to the Data Protection Commission (https://www.dataprotection.ie/sites/default/files/uploads/2019- 05/CCTV%20guidance%20data%20controllers_0.pdf) a 30-day retention period may thus be deemed reasonable, proportionate and balanced for CCTV footage for the purpose of defending a potential personal injury action. During employment, is retained (as part of staff personnel file) for auditing, standards, emplo management and dispute resolution/litigation purposes. Post employment, it is retained (as par staff personnel file) in the event of litigation which is possible for up to 7 years after (in line w	

Correspondence relating to DSARs and FOI request: details of request, schedules of records considered/released.	complied with and also for the purpose of resolving any dispute in relation thereto.	Legal obligation.	to be served on the ETB)	During employment, is retained (as part of staff personnel file) for auditing, standards, employee management and dispute resolution/litigation purposes. Post employment, it is retained (as part of staff personnel file) in the event of litigation which is possible for up to 7 years after (in line with Statute of Limitations Act 1957). In the case of litigation/criminal investigation, retain relevant extract in case file until all appeal options are exhausted, as allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court
Staff name and address or electoral roll for election t board of management	To administer the election of staff process in compliance with the	Legal obligation Authority vested in the controller.	Until the second post election meeting of the new Board following the dissolution of the previous Board (that staff member was on).	Electrol Roll is to be retained for 12 months post election - DE Circular 28/2019 and subsequent. Needed to carry out board business while person sits on board. To claim expenses in performing board activities
Staff name and address or electoral roll for election t ETB.	To administer the election of statt process in compliance with the	Legal obligation Authority vested in controller	Until the second post election meeting of the new Board following the dissolution of the previous Board (that staff member was on).	Electrol Roll is to be retained for 12 months post election - DE Circular 28/2019 and subsequent. To claim expenses in performing board activities Needed to carry out board business while person sits on board.

TYPES OF PERSONAL DATA	PURPOSE(S) FOR COLLECTING	LEGAL BASIS (ARTICLE 6/9 GDPR)	RETENTION PERIOD	LEGAL BASIS FOR RETENTION PERIOD	
IDENTITY INFORMATION, C	ONTACT DETAILS AND APPLICATION INFORMATION (INCL. SELECTION CRITERIA DATA) OF ST	UDENTS IN SCHOOL		-	
	To identify the student.	Legal obligation and public interest.			
Name	Once admitted to the school: for counting the pupil in the school's capitation payment and teacher allocation (unless the parent submits a written letter of objection, in which case a partial record will be created for that pupil or POD and that pupil will be counted for capitation purposes. For further information, please see www.education.ie/en/Circulars-and-Forms/Active-Circulars/ci0038_2016.pdf.)	Legal obligation and public interest.	Indefinitely.	Archiving purposes in the public interest under Article 89 of the GDPR. In line with Recital 156, the data is minimised to name, DOB, mother's maiden name and gender/sex of the data subject.	
	Requested by the Department of Education for processing on POD, P-POD etc.	Authority vested in the controller			
	To identify the student.	Legal obligation		Archiving purposes in the public interest under Article 89 of the GDPR. In line with Recital	
Date of birth	To ensure compliance with the age requirement for primary schools and post-primary schools	Legal obligation	Indefinitely.	156, the data is minimised to name, DOB, mother's maiden name and gender/sex of the	
	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller		data subject.	
	Contact the student about his/her course, start date, course details, book list/reading list, information about fees, information about grants and scholarships.	Legal obligation.		Part X, section 66(6)(b)(iv) of the Education Act 1998, as inserted by section 9 of the Education (Admission to Schools) Act 2018, section 9(g) of the Education Act 1998, the	
	Enrol the student if application successful.	Legal obligation.	Student attaining age of majority	Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in Ireland	
Address and contact details (to include phone numbers and email addresses)	Allocate the student to a particular class/programme group	Legal obligation and contract.	(18) plus 7 years. In the event of a claim, until all appeal option timelines are	In the case of isolation of the second secon	
	To determine if the student is living within the catchment area (where applicable)	Authority vested in the controller.	exhausted.	in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before	
	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller		a court, statutory tribunal, statutory body or an administrative or out-of-court procedure?.	
	To contact the student about their course	Legal obligation.			
Family details (in the case of students who are under 18	To allocate the student to a particular class/programme group Enrol the student if application successful.	Legal obligation. Legal obligation.	On student MIIS, for as long as the data subject is a student of the		
years at the time of enrolment, the school	To contact parents/guardians re: student's academic progress	Legal obligation.	school, or until s/he turns 18, whichever is later.	Statue of Limitations Act 1957, the Education Act 1998 inserted by section 9 of the	
collects the name, address, and contact details of	To contact parents/guardians re: emergency situations	Legal obligation and vital interests.	Any such data contained in school application/acceptance forms: until	Satule of Limitations Act 1907, the Exclusion Act 1986 inserted by decidin 3 of the Education (Admission to Schools) Act 2018 and section 9(g) of the Education Act 1998.	
parents/guardians and next of kin/emergrency contact).	To contact parents/guardians re: behavioural matters	Legal obligation and vital interests.	forms are being shredded, 7 years after student has turned 18.		
or kin/emergrency contact).	To contact parents/quardians re: school closures / child welfare matters	Legal obligation and vital interests.			
	To identify the student	Legal obligation.			
	To achieve classroom balance in co-educational schools	Authority vested in the controller.	Indefinitely.	Archiving purposes in the public interest under Article 89 of the GDPR. In line with Recital 156, the data is minimised to name, DOB, mother's maiden name and gender/sex of the data subject.	
Gender / Sex	To ensure appropriate sex in single-sex schools	Legal obligation / authority vested in the controller.			
	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.			
	To identify the student.	Authority vested in the controller by the Education Authority vested in the controller by the Education Act 1998 and the Social Welfare Consolidation Act 2005.		Part X, section 66(6)(b)(iv) of the Education Act 1998, as inserted by section 9 of the Education (Admission to Schools) Act 2018, section 9(g) of the Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1975, which allows a	
PPS number	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	18 years of age + 7 years. In the event of a claim, until all appeal option timelines are exhausted.	ntil all appeal then allow up to 12 months for service of such proceedings.	
Position in family and whether other siblings already in the school.	To determine whether the student has/had siblings who are currently attending or who previously attended the school.	Authority vested in the controller via the Education (Admission to Schools) Act 2018	18 years of age + 7 years. In the event of a claim, until all appeal option timelines are exhausted.		
Student's parent/guardian or grandparent information re: attendance at school	To determine whether the student has/had a parent(s)/guardain or grandparent(s) who previously attended the school.	Authority vested in the controller via the Education (Admission to Schools) Act 2018	18 years of age + 7 years. In the event of a claim, until all appeal option timelines are exhausted.	To demonstrate compliance with section 62(10)(a) of the of the Education Act 1998 as inserted by section 9 of the Education (Admission to Schools) Act 2018 where it was relied upon when giving preference to student when admitting him/her to the school. The 7 years is based on the Statute of Limitations Act 1957, which allows a legal case to be instituted for up to 6 years. The Rules of Court in Ireland then allow up to 12 months for service of such proceedings.	
Student's primary school	To determine whether the student has attended a primary school whose students are given preference for admission, which the board of management may choose to be a criterion for admission	Authority vested in the controller via the Education (Admission to Schools) Act 2018	18 years of age + 7 years. In the event of a claim, until all appeal option timelines are exhausted.	In the case of lligation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 Where I is in "contemplation of or the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal grossedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".	
Irish fluency and whether the student resides in a Gaeltacht area	To determine the level of fluency of the student as part of admission selection criteria where an Aonad Lán-Gaeilge / Gaelscoil / Gaelcholáiste is oversubscribed.	Authority vested in the controller via the Education (Admission to Schools) Act 2018	18 years of age + 7 years. In the event of a claim, until all appeal option timelines are exhausted.		

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Parent's / student over 18's recent utility bill	Required as proof of address where a criterion of admission to the school is whether a student resides in a particular catchment area.	Legal obligation.	18 years of age + 7 years. In the event of a claim, until all appeal option timelines are exhausted.		
APPLICATION INFORMATIC	IN FOR DATA SUBJECTS WHO APPLIED BUT WERE NOT ADMITTED TO THE SCHOOL.				
Name	Processing student application for admission	Legal obligation under Education (Admission to Schools) Act 2018			
Address and contact details (to include phone numbers and email addresses)	Processing student application for admission	Legal obligation under Education (Admission to Schools) Act 2019		Education (Admission to Schools) Act 2018 says that a student is put on to a waiting list for the academic year to which srhe applied and that list remains in existence for one year. Section 29 of the Education Act 1998 allows an appeal for refusal to admit and this can	
Parents' details	Processing student application for admission	Legal obligation under Education (Admission to Schools) Act 2020		take up to a year. In the case of a judicial review, the basis for retaining for this purpose is section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, the statutory tribunal.	
Application form including signatures and possibly educational needs.	Processing student application for admission	Legal obligation under Education (Admission to Schools) Act 2021		statutory body or an administrative or out-of-court procedure ".	
Position in family and whether other siblings already in the school.	To determine whether the student has/had siblings who are currently attending or who previously attended the school.	Authority vested in the controller via the Education (Admission to Schools) Act 2018	1 uppr post application or for		
Student's parent or grandparent information re: attendance at school	To determine whether the student has/had a parent(s) or grandparent(s) who previously attended the school.	Authority vested in the controller via the Education (Admission to Schools) Act 2018	1 year post-application or for duration of any legal proceedings arising (including appeal limits), whichever is the later. Where data subject becomes a student, the other periods as set out in this schedule will apply.	To demonstrate compliance with section 62(10)(a) of the of the Education Act 1998 as inserted by section 9 of the Education (Admission to Schode) Act 2019 where It was	
Student's primary school	To determine whether the student has attended a primary school whose students are given preference for admission, which the board of management may choose to be a criterion for admission	Authority vested in the controller via the Education (Admission to Schools) Act 2018		mielfet by sector V of the Education (Admission to Schools) Act 2/14 where it was relied upon when giving preference to student when admitting himmler to the school Sector 25 of the Education Act 1998 allows an appeal for refusal to admit and this can action 80(3)(4)(4) of the Data Protection Act 2018 where it is in Contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, flag proceedinas or prospective legal proceedings where the form Contemplation variance and the school of the school	
Irish fluency and whether the student resides in a Gaeltacht area	To determine the level of fluency of the student as part of admission selection criteria where an Aonad Lan-Gaeilge / Gaelscoil / Gaelcholdiste is oversubscribed.	Authority vested in the controller via the Education (Admission to Schools) Act 2018		statutory body or an administrative or out-of-court procedure".	
Parent's / student over 18's recent utility bill	Required as proof of address where a criterion of admission to the school is whether a student resides in a particular catchment area.	Legal obligation.			
UPON ACCEPTANCE / ENR	DLMENT STAGE				
An original long birth-	For identification purposes.	Authority vested in the controller.	Student attaining age of majority (18) plus 7 years.	The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in Ireland then allow up to 12 months for service of such proceedings.	
certificate (together with a copy)	Section V of the Department of Education's Rules for Post-Primary Schools requires a Principal to obtain a "certified extract from" the 'public register of births." Therefore, the school requires sight of the child's long-form birth certificate in order to assess whether s/he meets the requirement.	Legal obligation.	(18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	In the case of litigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section BO(3)(a)(iv) of the Data Protection Act 2018 where III in 'contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".	
Mother's Maiden Name (as part of Acceptance Form)	Requested by the Department of Education - POD, P-POD etc .	Authority vested in the controller.	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	Statue of Limitations Act 1957 which allows a legal case in such matters to be instituted for up to § years. The Rules of Court in Ireland then allow up to 12 months for service of such proceedings. In the case of Itigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where It is in "noontemplation of or the establishment, exercise or defence of, a legal claim, prospective legal caim, legal proceedings or prospective legal groseedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".	
	Requested by the Department of Education - POD, P-POD etc . Requested by the Department of Education via POD and PPOD	Authority vested in the controller. Consent	(18) plus 7 years. In the event of a claim, until all appeal option timelines are	for up to 6 years. The Rules of Court in treland then allow up to 12 months for service of such proceedings. In the case of tiligation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 603(a)(a)(v) of the Data Protection Act 2018 where it before in in "contemplation of or the establishment, exercise or defence of, a legal claim, prospective legal caim, legal proceedings or prospective legal systemethy legal retroeedings whether before	
Part of Acceptance Form) Nationality or ethnic or cultural background			(18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted. Once uploaded to POD/PPOD, no need for school to store. Student attaining age of majority (18) plus 7 years.	for up to § years. The Rules of Court in Ireland then allow up to 12 months for service of such proceedings. In the case of Itigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 603(a)(a)(v) of the Data Protection Act 2018 where it before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure "ega" whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure". School does not require this data. The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to § years. The Rules of Court in Ireland them allow up to 12 months for service of such proceedings	
part of Acceptance Form) Nationality or ethnic or	Requested by the Department of Education via POD and PPOD	Consent	(18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted. Once uploaded to POD/PPOD, no need for school to store.	for up to § years. The Rules of Court in Ireland then allow up to 12 months for service of such proceedings. In the case of Itigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section (803)(a)(iv) of the Data Protection A2 210 share it is in "contemplation of or the establishment, exercise or defence of, a legal claim, prospective legal calm, legal proceedings or prospective legal grosedemic system whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure". School does not require this data.	

Third-party next-of-kin contact details (and the details re their relationship to the student)	For contact in case of an emergency.	Legal obligation, public interest/substantial public interest and vital interests	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in reland then allow up to 12 months for service of such proceedings. In the case of ligitation:/riminal investigation, retaining until all appead potions are exhausted is allowed under section 80(3)(4)(v) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Applications to other schools	Boards of management may use this information for the efficient admission of students.	Authority vested in the controller.	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in reland then allow up to 12 months for service of such proceedings. In the case of lingiston/criminal investigation, retaining until al algoeal options are exhausted is allowed under section 80(3)(iv) of the Data Protection Act 2018 where it is in "contemption of or for the establishment, exercise or defence of a legal calim, prospective legal calim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Receipt of EAL (English as an Additional Language) support.	To apply to the DES for the allocation of resources to support the student in his/her learning	Legal obligation, substantial public interest and vital interests	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 8 years. The Rules of Court in Ireland them allow up to 12 months for service of such proceedings. In the case of lingation/criminal investigation, retaining until all appeal options are exhausted allowed under section 603(3)(a)(v) of the Data Protection Act 2018 where its in in contemplation of or the establishment, exercise or defence of, a legal claim, prospective legal caim, legal proceedings or prospective legal systematics whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Exemption from studying	To ascertain whether the student is exempt from the study of Irish (and to arrange the student's timetabling accordingly),	Legal obligation, public interest/substantial public interest, vital interests and explicit consent		The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The
Irish including reason (e.g. received primary school up to 11 years of age outside Ireland evidence of disability	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	Rules of Court in Ireland then allow up to 12 months for service of such proceedings. In the case of ligitative/trimnia investigation, retaining until al agoad polone are exhausted is allowed under section 60(3)(a)(iv) of the Data Protection Act 2019 where it is in "contemption of or for the extestibilithment, generative are defined as a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Enrolment Date	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1987, which allows a logal case in such matters to be instituted for up to 5 years. The Rules of Court in Infrant them allow up to 12 months for service of such proceedings. In the case of lingiticricriminal investigation, relating until all appeal options are exhausted is allowed under section 603(3)(a)(v) of the Data Protection Act 2016 where it is in 'n contemplation of or the establishment, exercise or defence of a legal claim, prospective legal cam, legal proceedings or prospective legal groedenings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Student school email account	For communicating with students	Authority vested in the controller.		School does not require this data. Former student may need access thereafter to
log-in information and email content.	For assisting with remote learning and learning using technologies	Legal obligation, public interest and authority vested in the controller.	1 year after student leaves	communications with CAO, SUSI, etc. I year after graduation is a reasonable period to allow access.
Date of leaving school	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in relared them allow up to 12 months for service of such proceedings. In the case of litigation/criminal investigation, retaining until all appeal options are exhausted a siloxed under section 60(3)(a)(iv) of the Data Protection Act 2018 where its in 'n "contemplation of or the establishment, exercise or defence of, a legal caim, prospective legal caim, legal proceedings or prospective legal grosedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Leaving destination if student leaves before natural end of schooling in particular school	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	The Education Act. 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in reland them allow up to 12 months for service of such proceedings. In the case of litigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or the establishment, exercise or defence of, a legal claim, prospective legal caim, legal proceedings or prospective legal grosedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Current Standard (<i>e.g.</i> Senior Infant, 1 st Class <i>etc</i> .).	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The first the case of ligation criminal investigation, retaining until all appeal options are exhausted a lationed under section (SU)(a)(b) of the Data Protection Act 2016 where it is in "nontemplation of or the establishment, exercise or defence of, a legal calari, prospective legal calm, legal proceedings or prospective legal growed may whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Previous academic record (including reports,	To deliver education appropriate to the needs of the student and to deliver religious instruction.	Legal obligation, substantial public interest and vital interests.	Student attaining age of majority	The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in Ireland then allow up to 12 months for service of such proceedings.

references, assessments and other records from any previous school(s) attended by the student).	To deliver education to students, and to evaluate students' academic progress, to register the student for State Examinations (Junior Cycle, Leaving Cycle), to submit the students' work to the recognised accrediting body etc.	Legal obligation, substantial public interest and vital interests.	(10) pius / years. In the event of a claim, until all appeal option timelines are exhausted.	In the case of litigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(ii) of the Data Protection Act 2018 where It in "contemption of or for the establishment, exercise or defence of a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Student's previous attendance records including Registers and Roll books <i>etc</i> .	To determine how much education the student has received to date. To comply with obligations in Education (Welfare) Act 2000. To have historical record of attendance of student for archiving purposes. To make statutory notifications to the Education Welfare Officer (TUSLA) in certain circumstances, such as where the student is suspended for 6 days or more, where the student is absent for an aggregate period of 20 school days during the course of the year, and/or if the Principal is of the optimen that the student is not attending school regularly.	Legal obligation and public interest Legal obligation and public interest Authority vested in the controller. Legal obligation and public interest	Retain day registers indefinitely and archive when class leaves + 2 years.	Art. 89 GDPR allows for exemption on retention period for historical, archival or statistical purposes.
Student's subjects, academic achievement and matters related to student's contribution	To assist the school in the allocation of resources and for the school to carry out its function to provide education to students which is appropriate to their abilities and needs.	Legal obligation	Student attaining age of majority (18) plus 7 years. In the event of a clam, until all appeal option timelines are exhausted.	The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 8 years. The Rules of Court in Ireland then allow up to 12 months for service of such proceedings. In the case of litigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section Bo(3)(a)(v) of the Data Protection Act 2018 where It in n° contemplation of or the establishment, exercise or defence of a legal claim, prospective legal caim, legal proceedings or prospective legal grocedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ⁶ .
State exam results	To deliver education to students, and to evaluate students' academic progress, to register the student for State Examinations (Junior Cycle, Leaving Cycle), to submit the students' work to the recognised accrediting body etc.	Legal obligation	One year after student leaves the school	State Exam Results are held by the SEC.
Continuous assessment and end of term/year reports,	To deliver education to students, and to evaluate students' academic progress, to register the student for State Examinations (Junior Cycle, Leaving Cycle), to submit the students' work to the recognised accrediting body etc.	Legal obligation	Student attaining age of majority (18) plus 7 years. In the event of a clam, until all appeal option timelines are exhausted.	Section 9(g) of the Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to § years. The Rules of Court in reland then allow up to 12 combits for service of such the case of Rules of Court in reland then allow up to 12 combits for service of such the case of Rules of Court in reland then allow the Direction Act 2019 where I is in "Contemplation of or for the establishment. exercise or defence of a legal claim, prospective legal caim, legal proceedings or prospective legal grouedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Uploaded work to IT platforms, cloud systems etc.	To contribute to records regarding a student's educational progress.	Legal obligation	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	Section 9(g) of the Education Act 1998, the Education (Welfare) Act 2000 and the Statut of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in reland then allow up to 12 comoths for service of such the adjustment of the section of the section of the section of the section of the case allowed under section 60(3)(a)(v) of the Date Troctation Act 2014 where I is in "contemplation of or for the establishment, exercise or defence of a legal claim, prospective legal claim, legal proceedings or prospective legal groceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Results of in-school tests/exams (i.e. end of term, end of year exams, assessment results),	To deliver education to students, and to evaluate students' academic progress, to register the student for State Examinations (Junior Cycle, Leaving Cycle), to submit the students' work to the recognised accrediting body etc.	Legal obligation	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	Section 9(g) of the Education Act 1998, the Education (Welfare) Act 2000 and the Statut of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in treatend then allow up to 12 months for service of such in the case of tligation/criminal and the proceedings. In the case of tligation/criminal mod (3)(a)(i/o) of the Data Protection Act 2018 where it in in contemplation of or for the establishment, exercise or defonse of, a legal claim, prospective legal caim, legal proceedings or prospective legal proceedings whether befor a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Student's Behaviour (escluding matter relating to bullying expulsion, suspension: see rows 152- 156 below)	To "ensure that students have access to appropriate guidance to assist them in their educational and career choices" and to put the schood on notice of any increased risk or likelihood of the student engaging in any activity which would could could page a risk to other students, which is necessary to ascertain in line with the school's duty of care towards the students.	Legal obligation	Student attaining age of majority (18) plus 7 years. In the event of a ceam, until all appeal option timelines are exhausted.	Section 9(g) of the Education Act 1998, the Education (Welfare) Act 2000 and the Statut of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Netles of Court in reland then allow up to 12 months for service of such more status of the section of the section act 2018 where it is allowed under section 60(3)(a)(v) of the Data Protection Act 2018 where it is prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".
Parental/student preferences and contact details regarding direct marketing contacts (e.g. promotions, etc).	Purposes: this is so that we know whether we can contact data subject for the purposes of direct markeling.	Explicit Consent	While the student attends the school or until the parent/student withdraws consent, whichever is earlier.	Article 7 of the General Data Protection Regulation 2016/679
Records of school tours/trips, including permission slips, itlinerary reports, any documents required by Irish Border Control/INIS.	To organise school trips, arrange travel plans, insurance etc.	Explicit Consent	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	Section 9(g) of the Education Act 1998, the Education (Welfare) Act 2000 and the Statut of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Cautin Ireland then allow up to 12 contribs for service of such proceedings. The second second second second second second second second second second is allowed under section 60(3)(a)(y) of the Date Procedon Act 2004 where I is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal caim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".

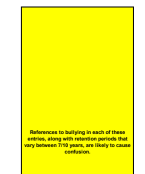
Garda vetting form & outcome on students on work experience excluding primary school students	In respect of a work experience placement (where that work experience role requires that the student be Garda vetted) the ETB will assist the student in obtaining their Garda vetting outcome (with the consent of the student and their parent/guardian) in order to furnish a copy of same (with the consent of the student and the student's parent/guardian) to the work experience employer.	Explicit Consent	Record of outcome retained for 12 months. School to retain the reference number and date of disclosure on file, which can be checked with An Garda Siochana in the future.	The personal data should be deleted when the purpose for which it was sought has expired. As per DPC: "Retention periods for the processing of personal data are entriety a matter for the confolier/processor concerned and should be determined on a case- process basis for each category of personal data processed. () (Vjetting checks should be retained for one year (as we recommend for any data botained in relation to the recruitment process) and then destroyed, while a record of the vetting application can be retained for a longer period to indicate that it four kopitaeo. This is to protect the individual from exposure to risk of unauthorased disclosure of their data. Ultimately, it is a matter for you to ensure compleme with the Requisition and be able to stand over any retention periods that you may have."	
Photographs and recorded images of students (including at school events and noting achievements), but excluding CCTV recordings (dealt with below).	To celebrate school achievements, compile yearbooks, establish a school website, record school events, and to keep a record of the history of the school/centre/programme.	Consent	Indefinitely, unless consent is withdrawn in cases where the publication has not already been completed and is unable to be amended.	Consent. The withdrawal of consent does not affect the previous use of any photos taken of that particular student before the consent was withdrawn.	
Category of capitation grant that is paid in respect of student	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	For as long as the student is enrolled in the school	Circular letter 0040/2019 Tair Processing Notice to explain how the personal data of students in postprimary schools on the Post-Primary Online Database (P-POD) will be recorded, processed and shared. Which states that "All data will be kept in a form which permits identification of data subjects for no longer than is necessar for the purposes for which the personal data are processed."	
If student is a new entrant / repeat student and reasons for same	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	Once uploaded to POD/PPOD, no need for school to store.	School does not require this data.	
If the student is a short-term placement and if so the duration for which he/she is enrolled	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	Once uploaded to POD/PPOD, no need for school to store.	School does not require this data.	
Whether the student boards at his/her school	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	Once uploaded to POD/PPOD, no need for school to store.	School does not require this data.	
DATA SUBJECTS ON APPLI	CATIONS AND WAITING LIST WHO DO NOT BECOME STUDENTS IN THE SCHOOL				
Name	Processing student application for admission	Legal obligation under Education (Admission to	Ī		
Address and contact details (to include phone numbers and email addresses)	Processing student application for admission	Schools) Act 2018 Legal obligation under Education (Admission to Schools) Act 2019	For 1 year after the date on which the data subject sought admission to the school (to allow time for a	Education (Admission to Schools) Act 2018 says that a student is put on to a waiting list	
Parents' details	Processing student application for admission	Legal obligation under Education (Admission to Schools) Act 2020	section 29 appeal to be taken). Where data subject becomes a student, the other periods as set	Education (Admission to Schools) ACI 20 to says that a student is put on to a waiting list for the academic year to which s/he applied and that list remains in existence for one year.	
Application form including details set out at section 1 above.	Processing student application for admission	Legal obligation under Education (Admission to Schools) Act 2021	out in this schedule will apply.		
. INFORMATION TRANSFERR	ED FROM PRIMARY SCHOOL TO POST-PRIMARY SCHOOL				
Education Passport (end-of- year 6th Class Report card for transferring to post- primary school),	The Education Passport is prepared by primary schools as the end-of-year 6th Class Report card for transferring to post-primary school. The NCCA template states: To support your child's move to post- primary school, we will send a copy of this report card to his/ther new school. We will do so after the post-primary principal has confirmed your child's enrolment for the new school year". The protocols supporting this process are set out in DES Circulars 42/2015 and 34/2016.	Legal obligation.	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	Section 9(g) of the Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in releand them allow up to 12 months for service of such the case of Rules for the Rule and Rule and Rule and Rules and R	
. SPECIAL CATEGORY DATA	NOT INCLUDED ABOVE				
Nationality	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	Once uploaded to POD/PPOD, no need for school to store.	School does not require this data.	
Student's level of intergration into mainstream classes (if applicable)	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	Section 9(g) of the Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in releand them allow up to 12 months for service of such the case of illusion (driminal investigation, richaring until all apped options are exhaused the case of illusion (driminal investigation), richaring until all apped options are exhaused to the satisfield of the static field (9)(r) of the Oath Production Act 2018 where it is in a "contemplation of or for the establishment, exercise or definers of a legal claim, prospective legal caim, legal proceedings or prospective legal whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".	
If the student is in a special class, the type of special class	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	Section 9(g) of the Education Act 1998, the Education (Weffare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Cout in their leaft then allow up to 12 months for service of such the case of Rules of Cout in the relating then allow point of the Act 200 where the isothered unanot existin (010) (a)(b) of the case of Rules Act 201 where the isothered unanot of critical (a) (b) of the case for a contract of a tegal claim prospective legal cain, legal proceedings or prospective legal whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".	
Any relevant medical information and details of the student's GP (to be contacted in case of emergency)	To ensure that the school has any relevant information as may be necessary to preserve the student's health and to meet the child's medical/care needs.	Legal obligation, public interest, vital interest and explicit consent	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in releand then allow up to 12 months for service of such proceedings. In the case of Illigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(i/) of the Data Protection Act 2018 where it is in "contemplation of or the establishmet, exercise or defence of, a legal claim, prospective legal calm, legal proceedings or prospective legal switcher boltror a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".	

Any special needs/medical	To apply to the DES for the allocation of resources to support the student in his/her learning.	Legal obligation, authority vested in the controller				
needs that need to be accommodated, eg, medical assessment, psychological assessment, psychological Education Needs' files, Individual Education Plans, notes relating to Inter-agency meetings, medical information (medical condition and/or medication/reatment required) and disclaimers (signed by students	For admission to a special educational needs unit within a mainstream school and to ensure each applicant meets the admissions criteria set out in the admissions policy and/or otherwise meets the eligibility requirements.	Legal obligation, authority vested in the controller	Obstant attaining and a fact in	The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in Ireland then allow up to 12 months for service of such proceedings. In the case of diligation/criminal investigation, retaining until all appeal options are		
	To assess the student's needs	Legal obligation, authority vested in the controller	Student attaining age of majority (18) plus 7 years.			
	To develop individual education plans	Legal obligation, authority vested in the controller	In the case of a student who will not acquire legal capacity when			
	To share this personal data with Special Educational Needs Organisers ("SENOs") employed by the National Council for Special Education (the statutory agency established under the Education for Persons with Special Educational Needs Act 2004	Legal obligation, authority vested in the controller	shekhey reaches the age of majority, the data should be kept indefinitely. In the event of a claim, until all appeal option timelines are	In the case or meganotocromminal mitescapator, retaining tunia ar appead options are exhausted is allowed under section (20(3)(a)(a)) of the Data Protocolon A-C218 where it its in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal whicher before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure". In the case of a student who new racquires legal capacity, there is no Statute of		
	To furnish to the National Council for Special Education (and its employees, which would include Special Educational Needs Organisers ("SENOs")) such information as the Council may from time to time reasonably request.	Legal obligation, authority vested in the controller	exhausted.	In the case of a subletit which fere adquires regardady, time is in originate of Limitations in respect of any action taken on huisher/their behalf.		
Receipt of learning support (including type) in mainstream setting.	To apply to the DES for the allocation of resources to support the student in his/her learning	Legal obligation, contract and vital interests	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are	The school's / ETB's statutory obligations under the Education for Persons with Special Educational Needs Act 2004 particularly section 3(5) and the obligation under section 9(g) of the Education Act 1998. The Statute of Limitatons Act 1957 allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in Ireland then allow up to 12 months for service of such proceedings. In the case of Ittigation(riminal investigation, retaining until all appeal options are exhausted is allowed under section Gol(3)(a)(b) of the Date Protection Act 2018 where It is in "contemplation of or for the establishment, exercise or defence of, a legal catim, prospective legal catim, legal proceedings or prospective legal whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".		
	Requested by the Department of Education - POD, P-POD etc.	Authority vested in the controller.	exhausted.			
Granted resource teaching hours and/or special needs assistance hours by the NCSE.	To manage resource teaching hours and provide appropriate educational resources to data subject	Legal obligation, contract, substantial public interest and vital interests	Student attaining age of majority (18) plus 7 years. In the event of a clam, until all appeal option timelines are exhausted.	The school's / ETB's statutory obligations under the Education for Persons with Special Educational Needs Act 2004 particularly section 3(5) and the obligation under section 9(g) of the Education Act 1998. The Statute of Limitations Act 1957 allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in reland then allow up to 12 months for service of such proceedings. In the case of litigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 603(3)(a)(v) of the Data Protection Act 2018 where it is in "contemplation of nor the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".		
Standardised testing results	Assessing literacy/numeracy progress, for Reasonable Accommodation in State Examinations, for assisting in referrals to NEPS, and for career guidance etc. To assess the student's educational progress and apply for appropriate accommodation and/or therapeutic support where required.	Legal obligation, contract, substantial public interest and vital interests Legal obligation, contract, substantial public interest and vital interests	Student attaining age of majority (18) plus 7 years. In the event of a clam, until all appeal option timelines are exhausted.	The school's / ETB's statutory obligations under the Education for Persons with Special Educational Needs Act 2004 particularly section 3(5) and the obligation under section 9(g) of the Education Act 1998. The Statute of Limitations Act 1957 allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in Ireland then allow up to 12 months for service of such proceedings. In the case of litigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 06(3)(a)(i/) of the Data Protection Act 2018 where it is in "contemplation of for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".		
Religious information / belief	To facilitate the use of school buildings outside of school hours for religious instruction.	Consent of parent of data subject	Until child has completed sacrament.	Only necessary for as long as classes are being provided.		
	Requested by the Department of Education - for POD system.	Consent of parent of data subject	Once uploaded to POD/PPOD, no need for school to store.	School does not require this data.		
Pupil's mother tongue English or Irish	Requested by the Department of Education - POD, P-POD etc.	Consent of parent of data subject	Once uploaded to POD/PPOD, no need for school to store.	School does not require this data.		
Ethnic/Cultural background	Requested by the Department of Education - POD, P-POD etc.	Consent of parent of data subject	Once uploaded to POD/PPOD, no need for school to store.	School does not require this data.		
SECTION 29 APPEALS UNDER THE EDUCATION ACT 1998						
Section 29 Appeals documentation (permanent	To facilitate the board of management review process in refusal to admit cases.	Legal obligation and public interest	Student attaining age of majority (18) plus 7 years.	The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The Rules of Court in Ireland then allow up to 12 months for service of such proceedings. In the case of Illutation/criminal investitation retaining until all accel actions are		
exclusion, suspension, refusal to enrol etc.).	To be transferred to the DES and processed by a Department of Education appointed Appeals Committee for the purposes of hearing the appeal and issuing its determination.	Legal obligation and public interest	In the event of a claim, until all appeal option timelines are exhausted.	In the Case of nigrator united integration, treating that the contrast area whatsatisf at single during the contrast of the Data Protection Act 2018 where it is in "contemplation of or the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".		

8. CHILD PROTECTION, CHILD WELFARE, COUNSELLING, PASTORAL CARE, COUNSELLING, PASTORAL CARE, BEHAVIOURAL AND ACCIDENT / INJURY RECORDS & REPORTS

Child protection records	Garda Siochana.	Legal obligation Legal obligation Legal obligation Legal obligation	Where an investigation took place / was deemed to be warranted, 35 years.	In line with English case of R(C) v Northumberland County Council & Ancr (2015) EWHC (Admin) 2134. It was the view of the court that a retention period of 35 years we reasonable and is long enough to provide some reassurance that the issues about histo abuse and adults' ability to recover information about their past would not be of great It is also to ensure that, in most cases, records would still be available at any time whe children from a family which had been the subject of child protection concerns themselve became parents - which is a key point at which the consequences of past abuse may again become significant.
Other records relating to child welfare and safeguarding	5 5 5 5	Legal obligation Legal obligation Legal obligation Legal obligation	Where an investigation took place / was deemed to be warranted, 35 years.	In line with English case of R(C) v Northumberland County Council & Anor (2015) EWHC (Admin) 2134, It was the view of the court that a retention period of 35 years w reasonable and long enough to provide some reasonance that the sizes about histo abuse and adults ability to recover thick concern. Bout there is not work of orest II is also to ensure that, In most cases, records would still be available at any time whe children from a family which had been the subject of child protection concerns themselv became parents - which is a key point at which the consequences of past abuse may

	Engage in preventative work etc.	Legal obligation		again become significant.	
	Report actual or suspected child abuse or neglect to the Child & Family Agency ("TUSLA") and to An Garda Siochána	Legal obligation, public interest and vital interests			
	Provide students with access to guidance counselling services and/or psychological services	Legal obligation, public interest and vital interests	Student attaining age of majority (18) plus 7 years.	Vital interests: to protect the student's vital interests, providing assistance and suppo	
	Provide supports to students. Resolve behavioural, motivational, emotional and cognitive difficulties through assessment and	Legal obligation, public interest and vital interests	In the event of a claim, until all appeal option timelines are	Legal obligation: duty of care to the student and to other students and staff. Public interest/substantial public interest: supporting the student's right to participate ar	
	Resolve benavioural, motivational, emotional and cognitive difficulties through assessment and therapeutic intervention.	Legal obligation, public interest and vital interests	exhausted.	remain in education, to facilitate greater social inclusion.	
	Engage in preventative work etc.	Legal obligation, public interest and vital interests			
Psychological service notes	Report actual or suspected child abuse or neglect to the Child & Family Agency ("TUSLA") and to An Garda Siochána.	Legal obligation, public interest and vital interests			
	Provide students with access to guidance counselling services and/or psychological services	Legal obligation, public interest and vital interests	Student attaining age of majority (18) plus 7 years.	Vital interests: to protect the student's vital interests, providing assistance and suppr Legal obligation: duty of care to the student and to other students and staff. Public interest/substantial public interest: supporting the student's right to participate	
	Provide supports to students.	Legal obligation, public interest and vital interests	In the event of a claim, until all appeal option timelines are		
	Resolve behavioural, motivational, emotional and cognitive difficulties through assessment and therapeutic intervention,	Legal obligation, public interest and vital interests	exhausted.	remain in education, to facilitate greater social inclusion.	
	Engage in preventative work etc.	Legal obligation, public interest and vital interests			
	Report actual or suspected child abuse or neglect to the Child & Family Agency ("TUSLA") and to An Garda Slochána.	Legal obligation, public interest and vital interests			
	Provide students with access to guidance counselling services and/or psychological services	Legal obligation, public interest and vital interests	Student attaining age of majority (18) plus 7 years.	Vial interests: to protect the studen's vital interests, providing assistance and support Legal obligation: duty of care to the student and to other students and staff. Public interest/substantial public interest, supporting the student's right to participate remain in deducation, to facilitate greater social inclusion.	
Referrals to/records relating to therapeutic services and	Provide supports to students	Legal obligation, public interest and vital interests	In the event of a claim, until all appeal option timelines are		
other interventions	Resolve behavioural, motivational, emotional and cognitive difficulties through assessment and therapeutic intervention	Legal obligation, public interest and vital interests	exhausted.		
	Engage in preventative work etc.	Legal obligation, public interest and vital interests			
	Report actual or suspected child abuse or neglect to the Child & Family Agency ("TUSLA") and to An Garda Slochána	Legal obligation, public interest and vital interests			
Minutes, notes and other	Provide students with access to guidance counselling services and/or psychological services	Legal obligation, public interest and vital interests	Student attaining age of majority (18) plus 7 years.	Vital interests: to protect the student's vital interests, providing assistance and suppr Legal obligation: duty of care to the student and to other students and staff. Public interest/substantial public interest: supporting the student's right to participate	
records concerning Student Support Team (incl. teachers	Provide supports to students.	Legal obligation, public interest and vital interests	In the event of a claim, until all appeal option timelines are		
	Resolve behavioural, motivational, emotional and cognitive difficulties through assessment and therapeutic intervention.	Legal obligation, public interest and vital interests	exhausted.	remain in education, to facilitate greater social inclusion.	
2	Engage in preventative work etc.	Legal obligation, public interest and vital interests			
	Report actual or suspected child abuse or neglect to the Child & Family Agency ("TUSLA") and to An Garda Slochána.	Legal obligation, public interest and vital interests	Student attaining age of majority		
Meitheal meetings convened by TUSLA under Child Care	Provide students with access to guidance counselling services and/or psychological services	Legal obligation, public interest and vital interests	(18) plus 7 years. In the event of a claim, until all	Vital interests: to protect the student's vital interests, providing assistance and suppor Legal obligation: duty of care to the student and to other students and staff. Public interest/substantial public interest: supporting the student's right to participate remain in education. to facilitate oreater social inclusion.	
Act 1991, Children Act 2001, and the Child and Family	Provide supports to students. Resolve behavioural, motivational, emotional and cognitive difficulties through assessment and	Legal obligation, public interest and vital interests	appeal option timelines are		
Agency Act 2013	therapeutic intervention.	Legal obligation, public interest and vital interests	exhausted.	remain in euucation, to racilitate greater social inclusión.	
	Engage in preventative work etc.	Legal obligation, public interest and vital interests			
	To ensure the school meets its duty of care to other students	Legal obligation, substantial public interest and vital interests	Depends on the nature of the complaint. If related to child- safeguarding, teacher-handling, or		
	To comply with policies re: dealing with complaints made by parents/guardians of a student or by a	Legal obligation	an accident, then refer to the relevant section above. If it is a complaint of a more mundane	Section 9(g) of the Education Act 1998, the Education (Welfare) Act 2000 and the Sta of Limitations Act 1957, which allows a legal case in such matters to be instituted for to 6 years. The Rules of Court in Ireland then allow up to 12 months for service of su	
	student (over 18) years.			to 6 years. The Rules of Court in Ireland then allow up to 12 months for service of suc	
Records of complaints made by parents/guardians and	sudem, over 15 years. To comply with the Department of Education Circular 45/2013, re: bullying and to record any incidents and accidents.	Legal obligation	nature (e.g. misspelling of child's name; parent not being contacted to be informed of parent-teacher	proceedings. In the case of litigation/criminal investigation, retaining until all appeal options are	
Records of complaints made by parents/guardians and others.	To comply with the Department of Education Circular 45/2013, re: bullying and to record any incidents and accidents.	Authority vested in the controller.	name; parent not being contacted	proceedings. In the case of litigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(i/v) of the Data Protection Act 2018 where in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether be	
Records of complaints made by parents/guardians and others.	To comply with the Department of Education Circular 45/2013, re: bullying and to record any incidents and accidents.		name; parent not being contacted to be informed of parent-leacher meeting) or other minor matter, then retain until student reaches 18 years + 7 years. If the complaint proceeds to be considered under the formal ETB complaints procedure refer to retention schedule for employee records.	proceedings. In the case of Itigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(4)(v) of the Data Protection Act 2018 where in "contemplation of or for the setallishment, exercises or defence of a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether bet a court, statutory tribunal, statutory body or an administrative or out-of-court procedur Section 9(q) of the Education Act 1998, the Education (Weffare) Act 2000 and the Stat	
Records of complaints made by parents/guardians and others.	To comply with the Department of Education Circular 45/2013, re: bullying and to record any incidents and accidents. For the defence of legal proceedings ETBs have adopted a nationally agreed Code of Practice for dealing with complaints made by parents/guardians of a student or by a student (over 18) years.	Authority vested in the controller. Legal obligation, substantial public interest and vital interests Legal obligation, substantial public interest and vital	name, parent not being contacted to be informed of parent-teacher meeting) or other minor mater, then retain until student reaches 18 years - 7 years. If the complaint proceeds to be considered under the formal ETB complaints procedure refer to retention schedule for employee records. If not failing within Child Protection category, then student attaining age	proceedings. In the case of Itigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(4)(v) of the Data Protection Act 2018 where in "contemplation of or for the establishment, exercises or defined or 4, leagh claim, prospective legal claim, legal proceedings or prospective legal proceedings whether be a court, statutory tribunal, statutory body or an administrative or out-of-court procedur Section 9(a) of the Education Act 1998, the Education (Weffare) Act 2000 and the Stat of Limitations Act 1957, which allows a legal case in such matters to be instituted for to 6 years. The Rules of Court in Ireland then allow up to 12 months for service of su proceedings.	
Records of complaints made by parents/guardians and others.	To comply with the Department of Education Circular 45/2013, re: bullying and to record any incidents and accidents. For the defence of legal procceedings ETBs have adopted a nationally agreed Code of Practice for dealing with complaints made by parents/guardians of a student or by a student (over 18) years.	Authority vested in the controller. Legal obligation, substantial public interest and vital interests	name; parent not being contacted to be informed opraent-teacher meeting) or other minor matter, then retain until student reaches 18 years - 7 years. If the complaint proceeds to be considered under procedure refer to retention schedule for employee records.	proceedings. In the case of litigation/criminal investigation, relaming until all appeal options are exhausted in allowed under section 60(3)(a)(4)(v) of the Data Protection Act 2018 where in "contemplation of or for the establishment, exercise or defence of a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether bet a court, statutory tribunal, statutory body or an administrative or out-of-court proceedure Section 9(g) of the Education Act 1998, the Education (Welfare) Act 2000 and the Stat of Limitations Act 1957, which allows a legal case in such matters to be instituted for to 5 years. The Fulles of Court in Instand then allow up to 12 months for service of sus proceedings. In advance section 60(3)(4)(v) of the Data Protection Act 2019 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, "conserver head cam, lead proceedings or consecutive legal claims, whether bein "contemplation of or for the setablishment, exercise or defence of, a legal claim, "conserver head cam, lead proceedings or consecutive legal claims, whether bein "contemplation of for the setablishment, exercise or defence of, a legal claim, setablishment setablishment, exercise or defence of, a legal claim, "consecutive legal claim, legal concentrations or proceedings"	
Records of complaints made by parents guardians and others.	To comply with the Department of Education Circular 45/2013, re: bullying and to record any incidents and accidents. For the defence of legal proceedings ETBs have adopted a nationally agreed Code of Practice for dealing with complaints made by parents/guardians of a student or by a student (over 18) years. ETBs have processes in place to address bullying in accordance with the Department of Education Circular 45/2013, and to record any incidents and accidents. For the defence of legal proceedings ETBs have adopted a nationally agreed Code of Practice for dealing with complaints made by ETBs have adopted a nationally agreed Code of Practice for dealing with complaints made by	Authority vested in the controller. Legal obligation, substantial public interest and vital interests Legal obligation, substantial public interest and vital interests Authority vested in the controller. Legal obligation, substantial public interest and vital	name; parent not being contacted to be informed of parent-teacher meeting) or other minor matter, then retain until student reaches 18 years - 7 years. If the complaint proceeds to be considered under the forma ETB complaints in the forma ETB complaints schedule for employee records. If not failing within Child Protection category, then student attaining age of majority (16) Julas 7 years. In the event of a claim, until all appeal option timelines are	proceedings. In the case of litigationcrimial investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(4)(v) of the Data Protection Act 2018 where in "contemplation of or for the selabilishment, exercises or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether bef a court, statutory tribunal, statutory body or an administrative or out-of-court procedure Section 9(g) of the Education Act 1998, the Education (Welfare) Act 2000 and the Stat of Limitations Act 1957, which allows a legal case in such matters to be instituted for to 6 years. The Rules of Court in lefand then allow up to 12 months for service of sur proceedings. the case of litigation/criminal investigation, retaining until all appeal options are exhaust is allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation" or for the establishment, exercise or defence of, a legal claim, "contemplation" of root the setablishment, exercise or defence of, a legal claim, "contemplation" of root the setablishment, exercise or defence of, a legal claim, "contemplation" of root the setablishment, exercise or defence of, a legal claim, "contemplation" of root the setablishment, exercise or defence of, a legal claim, "contemplation" of root the setablishment, exercise or defence of, a legal claim, "contemplation" of root the setablishment, exercise or defence of, a legal claim, "contemplation" of root the setablishment, exercise or defence of, a legal claim, "contemplation" of root the setablishment, exercise or defence of, a legal claim, "contemplation" of root the setablishment, exercise or defence of, a legal claim, "contemplation" of root the setablishment, exercise or defence of, a legal claim, "contemplation" of root the setablishment, exercise or defence of a legal claim, "contemplation" of root the setablishment, exercise or defence of a legal claim, "contemplation" of root the setablishment, exercise or d	
Records of complaints made by parents/guardians and others.	To comply with the Department of Education Circular 45/2013, re: bullying and to record any incidents and accidents. For the defence of legal procceedings ETBs have adopted a nationally agreed Code of Practice for dealing with complaints made by parents/guardians of a student or by a student (over 18) years. ETBs have processes in place to address bullying in accordance with the Department of Education Circular 45/2013, and to record any incidents and accidents. For the defence of legal proccedings ETBs have adopted a nationally agreed Code of Practice for dealing with complaints made by parents/guardians of a student or by a student (over 18) years.	Authority vested in the controller. Legal obligation, substantial public interest and vital interests Legal obligation, substantial public interest and vital interests Authority vested in the controller. Legal obligation, substantial public interest and vital interests	name; parent not being contacted to be informed of parent-teacher meeting) or other minor matter, then retain until student reaches 18 years - 7 years. If the complaint proceeds to be considered under the forma ETB complaints in the forma ETB complaints schedule for employee records. If not failing within Child Protection category, then student attaining age of majority (16) Julas 7 years. In the event of a claim, until all appeal option timelines are	proceedings. In the case of Itigation/criminal investigation, relating until all appeal options are exhausted is allowed under section 60(3)(a)(4)(v) of the Data Protection Act 2018 where in "contemplation of or for the establishment, exercise or defence of a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether beh a court, statutory tribunal, statutory body or an administrative or out-of-court procedure of Limitations Act 1957, which allows a legal case in such matters to be instituted for to 6 years. The Rules of Court in Ireland then allow up to 12 months for service of sus proceedings.	
Records of complaints made by parents/guardians and others.	To comply with the Department of Education Circular 45/2013, re: bullying and to record any incidents and accidents. For the defence of legal proceedings ETBs have adopted a nationally agreed Code of Practice for dealing with complaints made by parents/guardians of a student or by a student (over 18) years. ETBs have processes in place to address bullying in accordance with the Department of Education Circular 45/2013, and to record any incidents and accidents. For the defence of legal proceedings ETBs have adopted a nationally agreed Code of Practice for dealing with complaints made by ETBs have adopted a nationally agreed Code of Practice for dealing with complaints made by	Authority vested in the controller. Legal obligation, substantial public interest and vital interests Legal obligation, substantial public interest and vital interests Authority vested in the controller. Legal obligation, substantial public interest and vital	name; parent not being contacted to be informed of parent-teacher meeting) or other minor matter, then retain until student reaches 19 years - 7 years. If the complaint proceeds to be considered under the format ETB complaints procedure to the considered schedule for employee records. If not failing within Child Protection category, then student attaining gap of majority (10) Juliar 7 years. In the event of a claim, until all appeal option limelines are exhausted.	proceedings. In the case of litigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(4)(v) of the Data Protection Act 2018 where in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether bell a court, statutory tribunal, statutory body or an administrative or out-of-court proceedure Section 9(g) of the Education Act 1998, the Education (Welfare) Act 2000 and the Stat of Limitations Act 1957, which allows a legal case in such matters to be instituted for to 5 years. The Fulkes of Court in themating them all all appeal options are enhuse is allowed under section 60(3)(4)(v) of the Data Protection Act 2019 where its in "contemplation of or for the establishment, exercise or defence of, a legal claim, is allowed inder section 60(3)(4)(v) of the Data Protection Act 2019 whether bell a court, statutory tribunal, statutory body or an administrative or out-of-court procedure Act 1957, which allows legal case in such matters to be instituted for allow sections for 2019 whether bell a court, statutory tribunal, statutory body or an administrative or out-of-court procedure Act 1957, which allows legal case in such matters to be instituted for out of years. The Act 1957, which allows legal case in such matters to be instituted for out of years.	
Records of complaints made by parenta/guardians and others.	To comply with the Department of Education Circular 45/2013, re: bullying and to record any incidents and accidents. For the defence of legal procceedings ETBs have adopted a nationally agreed Code of Practice for dealing with complaints made by parents/guardians of a student or by a student (over 18) years. ETBs have processes in place to address bullying in accordance with the Department of Education Circular 45/2013, and to record any incidents and accidents. For the defence of legal procceedings ETBs have adopted a nationally agreed Code of Practice for dealing with complaints made by parents/guardians of a student or by a student (over 18) years.	Authority vested in the controller. Legal obligation, substantial public interest and vital interests Authority vested in the controller. Legal obligation, substantial public interest and vital interests Legal obligation, substantial public interest and vital interests	name; parent not being contacted to be informed of parent-teacher meeting) or other minor matter, then retain until student reaches 18 years - 7 years. If the complaint proceeds to be considered under the formal ETB complaints procedure refer to retention schedule for employee records. If not failing within Child Protection category, then student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	proceedings. In the case of litigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(4)(v) of the Data Protection Act 2018 where in "contemplation of or for the establishment, exercises or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether beth a court, statutory tribunal, statutory body or an administrative or out-of-court procedure Section 9(g) of the Education Act 1998, the Education (Weffare) Act 2000 and the Statu- of Limitations Act 1957, which allows a legal case in such matters to be instituted for to 6 years. The Rules of Court in theraid then allow up to 12 months for service of sup proceedings. the case of tilgation/criminal investigation, retaining until all appeal options are exhaus is allowed under section 60(3)(a)(i/v) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise of defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether better a court, statutory tribunal, statutory body or an administrative or u-of-court procedure The Education Act 1998, the Education (Weffare) Act 2000 and the Statute of Limitation The Education Act 1998, the Education (Weffare) Act 2000 and the Statute of Limitation Court is allowed under section 600 (s) (s) (s) of the Statute of Limitation The Education Act 1998, the Education (Weffare) Act 2000 and the Statute of Limitation The Education Act 1998, the Education (Weffare) Act 2000 and the Statute of Limitation the statute of the statute of the statute of Limitation The Education Act 1998, the Education (Weffare) Act 2000 and the Statute of Limitation the statute of the statute of the statute of Limitation the statute of Limitation the statute of Limitation the statute o	
Records of complaints made by parenta/guardians and others.	To comply with the Department of Education Circular 45/2013, re: bullying and to record any incidents and accidents. For the defence of legal proceedings ETBs have adopted a nationally agreed Code of Practice for dealing with complaints made by parents/guardians of a student of by a student (over 18) years. ETBs have processes in place to advices bullying in accordance with the Department of Education Circular 45/2013, and to record any incidents and accidents. For the defence of legal proceedings ETBs have processes in place to advices bullying in accordance with the Department of Education Circular 45/2013, and to record any incidents and accidents.	Authority vested in the controller. Legal obligation, substantial public interest and vital interests Legal obligation, substantial public interest and vital interests Authority vested in the controller. Legal obligation, substantial public interest and vital interests	name; parent not being contacted to be informed of parent-teacher meeting) or other minor matter, then retain unit lident reaches 18 years - 7 years. If the complaint procedure reflex complaints procedure reflex complaints processing the second of majority (10) plus 7 years. In the event of a claim, unit all appeal option timelines are papeal spoint imelines are papeal spoint imelines.	proceedings. In the case of litigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(4) of the Data Protection Act 2018 where in "contemplation of or for the establishment, exercise or defined or a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether be a court, statutory tribunal, statutory body or an administrative or out-of-court procedur of Limitations Act 1957, which allows a legal case in such matters to be instituted for to 6 years. The Rules of Court in Ireland then allow up to 12 months for service of su proceedings. the case of litigation/criminal investigation, retaining until all appeal options are obtaus is allowed under section 60(3) (a)(v) of tho Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defined or, all agaid at 1957, which allows a legal case in such matters to be instituted for to 6 years. The Rules of Court in Ireland then allow up to 12 months for service of su is allowed under section 60(3) (a)(v) of tho Data Protection Act 2018 where it is a court, statutory tribunal, statutory body or an administrative or out-of-court procedur a court, statutory tribunal, statutory body or an administrative or out-of-court procedur The Education Act 1996, the Education (Weffare) Act 2000 and the Statute of Limitalia Rules of Court In Ireland them allow up to 12 months for servical such proceedings whatsfort allowed under section 60(3)(a)(v) (v) tho Data Protection Act 2018 where in "contemplation of or for the establishment, exercise or defined or, a legal claim, prospecific legal claim, legal proceedings or prospecific legal of 2018 where in the advisor of allowed under section 60(3)(a)(v) (v) tho Data Protection Act 2018 where in "contemplation of or for the establishment, exercise or define of, a legal claim, in the statute advisor (b) (a) (v) (v) (v) the Protection Act 2018 where in "contemplation of or for the establishment, exercise or define o	



	This may be transferred to the school's/ETB's insurance and/or legal advisors as appropriate. Accidents may be reported to the Health and Safety Authority in certain circumstances.	Vital interests and substantial public interest	until reaching age 18, and add 10 years.	Aligns with Insurance retention periods in case of litigation/criminal investigation, retain and review retention regularly as needed against probability of legal action.	
Incident Report Forms	To address bullying in accordance with the Department of Education Circular 45/2013.	Vital interests, public interest	10 years from the date of the accident or dangerous	S.I. No. 370 of 2016 of the Safety, Health and Welfare at Work (General Application) (Amendment) (No. 3) Regulations 2016	
	To record any incidents and accidents.	Legal obligation.	occurrence. For incidents relating to students under age 18, retain scanned copy	Aligns with Insurance retention periods in case of litigation/criminal investigation, retain	
	For the defence of legal proccedings	Authority vested in the controller.	until reaching age 18, and add 10 years.	and review retention regularly as needed against probability of legal action.	
Notifications to insurance company and exchanges with legal advisors.	To address bullying in accordance with the Department of Education Circular 45/2013.	Vital interests, public interest	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	The Education Act 1998, the Education (Welfare) Act 2000 and the Statute of Limitations Act 1957, which allows a legal case in such matters to be instituted for up to 6 years. The	
	To record any incidents and accidents	Vital interests, public interest		(18) plus 7 years. In the event of a claim, until all appeal option timelines are	Rules of Court in Ireland then allow up to 12 months for service of such proceedings. In the case of Itigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim,
	For the defence of legal proceedings	Authority vested in the controller.	GAIBUSIOU.	prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".	
. OFFICE / ADMINISTRATIVE	INFORMATION	•			
	For security of persons using and adjacent to premises	Substantial public interest			
	To protect premises and assets	Public interest	28 days in the normal course, but	Section 8 of the Civil Liability and Courts Act 2004 requires that where a letter of claim in	
	To deter crime and anti-social behaviour	Vital interest	longer on a case-by-case basis e.g. where recordings / images are	a personal injuries action is served later than one month after an accident, the court shall	
	To assist in the investigation, detection, and prosecution of offences	Public interest - Prevention, investigation and detection of offences per Article 23(1)(d) GDPR	requested by An Garda Síochána as part of an investigation or where	draw such inferences as appear proper. Therefore, according to the Data Protection Commission (https://www.dataprotection.ie/sites/default/files/uploads/2019-	
	To deter bullying and/or harassment	Public interest	the records / images capture issues	05/CCTV%20guidance%20data%20controllers_0.pdf) a 30-day retention period may thus be deemed reasonable, proportionate and balanced for CCTV footage for the purpose of	
CCTV recordings and images	To maintain good order and ensure the Code of Behaviour is respected	Public interest	such as damage / vandalism to school property and the images /	defending a potential personal injury action.	
	To assist in providing a safe environment for all staff and students	Public interest	recordings are retained to	In the case of litigation/criminal investigation, retaining until all appeal options are exhausted is allowed under section 60(3)(a)(iv) of the Data Protection Act 2018 where it is	
	For verification purposes and for dispute-resolution particularly in circumstances where there is a	Public interest	investigate those issues, or where the footage is relevant to legal	existance is another united section out/j(prov) or use base indextour Actional of the section in content and the section of the setablishment, exercise or defence of a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory though statutory tody or an administrative or out-of-court procedure?	
	dispute as to facts and the recordings may be capable of resolving that dispute	T UDIC INTEREST	proceedings, untli such time that all		
	For the taking and defence of litigation	Authority vested in the controller.	appeals options are expired.	a court, subartar, subartar, subartar y body or an administrative or our or court procedure .	
Information relating to payment of student monies (including fee support and fee waiver documentation)	This information is processed in order to process applications, make grant payments, or receive payment of fees (e.g., course fees, school trips etc). After completion of the payments, the documentation is retained for audit and verification purposes.	Legal obligation, contract, public interest and exercise of official authority vested in the controller	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	Statue of Limitations Act 1957 and section 60(3)(a)(iv) of the Data Protection Act 2016 where it is in "contemplation of or for the stabilishment, exercise or defence of a legal calin, propertie legal calin, egal proceedings or prospective legal proceedings whether before a court, statutory inbund, statutory lody or an administrative or out-of- court proceeding".	
Scholarship/Grant applications (including Gaeltacht, book rental scheme etc).	This information is processed in order to process applications, make grant payments, or receive payment of fees (e.g. course fees, school trips etc). After completion of the payments, the documentation is relained for audit and verification purposes.	Legal obligation, contract, public interest and exercise of official authority vested in the controller	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	Statue of Limitations Act 1957 and section 60(3)(a)(h) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or cut-of-court procedure".	
Location of work experience	To ensure relevant students are completing work experience if part of their edicational programme	Legal obligation, public interest and exercise of official authority vested in the controller	Student attaining age of majority (18) plus 7 years. In the event of a claim, until all appeal option timelines are exhausted.	Statue of Limitations Act 1957 and section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal roceedings or prospective legal proceedings or thether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure".	

	TYPES OF PERSONAL DATA	PURPOSE(S) FOR COLLECTING	LEGAL BASIS (ARTICLE 6 GDPR)	RETENTION PERIOD	LEGAL BASIS FOR RETENTION PERIOD		
1. G	General Identity and contact details for board of management members / volunteers (where applicable)						
		For identification purposes	Contract and legal obligation				
	1	For contact purposes in relation to board of management / school matters	Contract and legal obligation	For period of membership on board + 7 years	Statue of Limitations Act 1957 and section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or		
	Name	For meeting any legal requirements or defending any claims relevant to board of management membership, performace of duties or requirements to meet public standards.	Legal obligation		defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedure ".		
		For processing any travel / expenses claims.	Contract and legal obligation				
Γ		For identification purposes	Legal obligation		Statue of Limitations Act 1957 and section 60(3)(a)(iv) of the Data Protection Ac 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal calem, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory thounal, statutory body or an administrative or out-of-court procedur e".		
	Gender /Sex	To comply with Education Act 1998 and CL requirements re: gender balance on board of management	Legal obligation and public interest	For period of membership on board + 7 years			
	Date of birth	For identification purposes	Legal obligation and public interest	For period of membership on board + 7 years	Statue of Limitations Act 1957 and section 60(3)(a)(iv) of the Data Protection Act 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court. statutory thounal, statutory body or an administrative or out-of-court procedure".		
	Address and contact details	For contact purposes in relation to school matters	Contract	For period of membership on board + 7 years	Statue of Limitations Act 1957 and section 60(3)(a)(iv) of the Data Protection Ac 2018 where it is in "contemplation of or for the establishment, exercise or defence of, a legal claim, prospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory thounal, statutory body or an administrative or out-of-court procedure".		
ſ	Third-party next-of-kin contact details	To contact next-of-kin about data subject in case of emergency	Legal obligation and vital interest	For period of membership on board	Not needed for longer than period of membership.		
	Conflict-of-interest information	To ensure board matters are dealt withappropriately. To meet SIPO requirements.	Legal obligation	For period of membership on board + 7 years	Statue of Limitations Act 1957 and section 60(3)(a)(v) of the Data Protection Ac 2018 where it is in "contemplation of or for the establishment, exercise or defence of a legal claim, rospective legal claim, legal proceedings or prospective legal proceedings whether before a court, statutory tribunal, statutory body or an administrative or out-of-court procedur e".		