



Titus Salt School General Data Protection Regulation GDPR Privacy Notice for Candidates

Introduction

Candidates for employment at Titus Salt School have many legal rights about how their personal data is obtained, stored and transmitted (i.e. 'processed') both during the period of recruitment and after. The school has to obtain certain information before a candidate is interviewed and further information before a contract of employment may be offered. This privacy notice details how the school will comply with the law and gives you an understanding of why and how the school uses the information about you.

The notice may be updated at any time. All people working with or for the school must comply with this policy when processing candidates' data.

The Governing Body and Leadership of Titus Salt School acknowledge the absolute necessity for correct and lawful treatment of data and are committed to ensuring security for your data.

Roles and Responsibilities

The school is a **Data Controller** as we are responsible for decisions about how and why we use your personal information.

At times the school acts as a **Data Processor** when we are required to obtain, process and transfer data on the behalf of external organisations (such as the Local Authority).

The school has appointed a **Data Protection Officer (DPO)**

Philip Crilly
gdpr@imperosoftware.com
0330 400 4142
Impero Software, Oak House, Mere Way, Ruddington Fields Business Park,
Ruddington, Nottingham NG11 6JS

Usually the school will coordinate data protection practice through

The GDPR Team
GDPRTeam@titussaltschool.co.uk

The governor who oversees data security for the governing body is

Roberto Espindola
gre@titussaltschool.co.uk

The DPO may be contracted directly should any candidate feel that their concerns about data protection are not being addressed by the school. Amongst the DPO's duties are:

- Advice on the secure storage and transmission of data (both physical and digital)
- Support for a data processing record system
- Support with securing from third parties who might hold personal data through the school certification that they are also complying fully with GDPR duties
- The DPO will communicate with the Information Commissioner's Office should there be a confirmed or suspected data breach
- The DPO will communicate with any person whose data might have been improperly accessed, deleted, lost or stolen



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The principles under which the school will process data

- Data will be kept securely - all employees share this duty
- Personal information will be stored no longer than is necessary to exercise the school's duties and statutory requirements
- All candidates will be informed clearly about the purposes for processing data
- The school will keep data relevant, current and up-to-date
- The school will only use personal information in a legal and transparent manner

The categories of information and the bases for which that information is processed

In broad terms the school will collect, store, process and transmit data to meet its duties under

- Employment law
- Safer recruitment
- To meet the school's responsibilities under the Equalities Act

Specifically the school will process the following information

Data processed on the legal basis of public task for safe recruitment, promotion and pupil safeguarding

Your application with references, proof of qualification, proof of identity, right to work in the UK, DBS certification, any disability, notes on your recruitment process, images captured within the school site by CCTV equipment, your data of birth, and any disciplinary or capability notes should the need arise

This cannot be an exhaustive list, but any further information will be collected and used legally and on either the basis of public task or consent. We have to collect some information from candidates for other agencies such as the Disclosure Barring Service. This information will only be used for successful candidates. The principal use of your information will be for the school to meet its duty for safe recruitment.

If information required on the basis of the school's public task is withheld then the school might not be able to perform the contract that applies to our working relationship.

You will be notified if we need to use your information in ways other than those so far stated and you will be informed about which legal basis has been selected.

The school regards certain information as particularly sensitive - such as information on physical and mental health, religion, ethnicity and sexuality. Such information will be gathered to support the school's equal opportunities obligations, but will only be gathered given your specific written consent if your application is successful. Such information may also be used to ascertain your fitness to work and to ensure your health and safety and/or to make reasonable adjustments to your working environment and work pattern.

The school does not use your information to make automated decision making.



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We share some information with third parties most commonly for HR tasks and as required by the law

- o *Support with recruitment for senior appointments, general advice on appointments*

All third parties are required to maintain data security as the law requires. We require certification from third parties that your information is secure.

After the recruitment process successful candidates will have their personnel data maintained for a period of six years after your period of employment (any records of safeguarding issues will be kept for longer). For unsuccessful candidates data will be held in a secure manner for six months then deleted/destroyed.

Your duty to inform the school of changes

The school must have up-to-date information which is accurate. Please keep the school informed of any changes to your information during the recruitment period.

Your rights to 'see' your data

Under law, under most circumstances, you have the right to request access to your personal information (usually this is known as a 'subject access request'). Under this right you may request a copy of the information we hold on you and to check that processing is lawful.

You may request correction or completion of any of the data.

You may request that your personal information is erased or restricted if there is information for which there is no good purpose for the school to continue to hold.

Please contact The GDPR Team in writing should you wish to review, correct or erase personal information. Or you may contact the DPO directly. The school has 30 days to meet your request, this can be extended for a further two months.

Please note that the school has a primary duty of care to the children and may withhold access if it can be demonstrated that this is necessary in the vital interests of a child. You will be informed if this is the case in writing.

There is no fee required for your access to data or for any amendments.

You have the right to withdraw the consent that you have previously granted the school to process certain data. If this is the case then please contact in writing The GDPR Team.

School compliance

Titus Salt School has appointed a Data Protection Officer to oversee compliance with this privacy notice. If you have any questions about your data security or this privacy notice, then please contact the DPO initially.

You have the right to make a complaint to the Information Commissioner's Office (ICO) which is the UK supervisory authority for data protection.