



“making a difference for every child”

## **NSP9: GDPR - Statement of Intent**

Owning Committee: Resources  
Owning Governor: Elaine Heywood  
Owning School rep: Julie Robinson  
Date of Approval: July 2025  
Date of next review: July 2027

**AIM OF DOCUMENT:** **GDPR** – This document is a Statement of Intent in respect of GDPR and the Data Protection Officer role. *The statement of intent is intended to be a simple, short document that the Governing Body and Headteachers has adopted as part of their School’s overall compliance with GDPR. It recognises that the school is required to appoint DPOs and enables the Governing Body and Headteacher to demonstrate that they understand and adopt the principles contained in the GDPR relating to DPOs.*

**IN EVENT OF CONCERN/QUESTIONS:** Contact the owning governor, contact details available through the school administrator.

### **Revision History:**

<b>Version</b>	<b>Update details</b>	<b><i>Date of approval</i></b>
V1	Document created and approved FGB	2 July 2018
V2	No changes	July 2019
V3	No changes	May 2020
V4	No changes	Jan 2022
V5	DPO name change	June 2023
V5	DPO name change	July 2025

### **Sheet Primary School**

1. The Governing Body of Sheet Primary School understands that it is a Data Controller for the purposes of GDPR. It is also a Public Authority for GDPR purposes.
2. As the Governing Body of Sheet Primary School is a public authority it has appointed Julie Robinson, as Data Protection Officer (DPO), in order to comply with the requirements of the GDPR.
3. The high levels roles and responsibilities within Sheet Primary School in respect of GDPR compliance are as follows:

- a. The Governing Body – is the Data Controller and has overall responsibility for the School’s data ecosystem, policies and compliance with GDPR;
- b. The Headteacher – is the school’s senior leader and is responsible on a day to day basis together with the SLT for overall GDPR compliance on behalf of the Governing Body;
- c. The DPO is responsible for supporting the Governing Body to ensure compliance by undertaking the tasks set out in this document.

4. Our DPO is tasked with:

- monitoring the School’s compliance with the GDPR, other data protection laws, and the School’s data protection policies;
- awareness-raising amongst staff and Governors within the School about data protection obligations;
- training of staff and Governors on data protection;
- audits in the School in respect of compliance with data protection obligations.

5. Our DPO shall report to the Governing Body for the purposes of their DPO role.

Our DPO will report to the Governors regularly in relation to data protection matters generally, including the need for any DPIAs, complaints, data breaches and subject access requests. In relation to urgent matters, our DPO will report immediately to the FGB.

In particular, the Governing Body and Headteacher shall ensure that:

- the School’s DPO is sufficiently well resourced and supported to be able to perform their tasks; including the time and resource required to acquire expertise and experience in the field of data protection as necessary
- the School does not penalise the DPO for performing their duties;
- any other tasks or duties assigned to our DPO do not result in a conflict of interests with their role as a DPO;
- staff and Governors take account of our DPO’s advice and the information they provide on data protection obligations;
- when carrying out a DPIA, staff seek the advice of the DPO, who also monitors the process;
- the School’s DPO acts as a contact point for the ICO and will co-operate with the ICO;
- when performing their tasks, the School’s DPO shall have due regard to the risk associated with processing operations, and takes into account the nature, scope, context and purposes of processing data within the School.

**This statement was agreed adopted and by the Governing Body and Headteacher on 21<sup>st</sup> July 2025 and will be reviewed in July 2027 or when any changes are necessary,**