*****Federation of Osborne and Featherstone Nursery Schools*

**USE OF ARTIFICIAL INTELLIGENCE (AI) POLICY**

**September 2025**

**Aims**

Here at Federation of Osborne and Featherstone Nursery Schools we understand the valuable potential that artificial intelligence (AI), including generative AI, holds for schools. For example, it can be used to enhance pedagogical methods, customise learning experiences and progress educational innovation.

We are also aware of the risks posed by AI, including data protection breaches, copyright issues, ethical complications, safeguarding and compliance with wider legal obligations.

Therefore, the aim of this policy is to establish guidelines for the ethical, secure and responsible use of AI technologies across our whole school community.

This policy covers the use of AI tools by school staff, governors and pupils. This includes generative chatbots such as KeyGPT and Microsoft 365 Copilot (please note, this list is not exhaustive).

This policy aims to:

* Support the use of AI to enhance teaching and learning
* Support staff to explore AI solutions to improve efficiency and reduce workload
* Prepare staff, governors and pupils for a future in which AI technology will be an integral part
* Promote equity in education by using AI to address learning gaps and provide personalised support
* Ensure that AI technologies are used ethically and responsibly by all staff, governors and pupils
* Protect the privacy and personal data of staff, governors and pupils in compliance with the UK GDPR

**Definitions**

This policy refers to both ‘open’ and ‘closed’ generative AI tools. These are defined as follows:

* Open generative AI tools are accessible and modifiable by anyone. They may store, share or learn from the information entered into them, including personal or sensitive information
* Closed generative AI tools are generally more secure, as external parties cannot access the data you input

**Rights Respecting School**

This policy is in accordance with the 1989 United Nations Convention on the Rights of the Child (UNCRC)

* Article 3 - The best interests of the child must be a top priority in all things that affect children.
* Article 19 - Governments must do all they can to ensure that children are protected from all forms of violence, abuse, neglect and bad treatment.
* Article 36 Governments must protect children from all other forms of exploitation, for example the exploitation of children for political activities, by the media or for medical research.

**Legislation**

This policy reflects good practice guidelines/recommendations in the following publications:

* [AI regulation white paper](https://www.gov.uk/government/publications/ai-regulation-a-pro-innovation-approach/white-paper), published by the Department for Science, Innovation and Technology, and the Office for Artificial Intelligence
* [Generative artificial intelligence (AI) and data protection in schools](https://www.gov.uk/guidance/data-protection-in-schools/generative-artificial-intelligence-ai-and-data-protection-in-schools), published by the Department for Education (DfE)

This policy also meets the requirements of the:

* UK General Data Protection Regulation (UK GDPR) – the EU GDPR was incorporated into UK legislation, with some amendments, by [The Data Protection, Privacy and Electronic Communications (Amendments etc) (EU Exit) Regulations 2020](https://www.legislation.gov.uk/uksi/2020/1586/made)
* [Data Protection Act 2018 (DPA 2018)](http://www.legislation.gov.uk/ukpga/2018/12/contents/enacted)

**Regulatory principles**

We follow the 5 principles set out in the [AI regulation white paper](https://www.gov.uk/government/publications/ai-regulation-a-pro-innovation-approach/white-paper).

| Regulatory principle | WE WILL … |
| --- | --- |
| Safety, security and robustness | * Ensure that AI solutions are secure and safe for users and protect users’ data * Ensure we can identify and rectify bias or error * Anticipate threats such as hacking |
| Appropriate transparency and explainability | * Be transparent about our use of AI, and make sure we understand the suggestions it makes |
| Fairness | * Only use AI solutions that are ethically appropriate, equitable and free from prejudice – in particular, we will fully consider any bias relating to small groups and protected characteristics before using AI, monitor bias closely and correct problems where appropriate |
| Accountability and governance | * Ensure that the governing board and staff have clear roles and responsibilities in relation to the monitoring, evaluation, maintenance and use of AI |
| Contestability and redress | * Make sure that staff are empowered to correct and overrule AI suggestions – decisions should be made by the user of AI, not the technology * Allow and respond appropriately to concerns and complaints where AI may have caused error resulting in adverse consequences or unfair treatment |

**Roles and responsibilities**

**Governing board**

The governing board will:

* Take overall responsibility for monitoring this policy and holding the headteacher to account for its implementation in line with the school’s AI strategy
* Ensure the headteacher is appropriately supported to make informed decisions regarding the effective and ethical use of AI in the school
* Adhere to the guidelines below to protect data when using generative AI tools:
* Use only approved AI tools (see section 5 and appendix 1)
* Seek advice from IT support and the designated safeguarding lead, as appropriate
* Check whether they are using an open or closed generative AI tool
* Ensure there is no identifiable information included in what they put into open generative AI tools
* Acknowledge or reference the use of generative AI in their work
* Fact-check results to make sure the information is accurate

**Headteacher**

The headteacher will:

* Take responsibility for the day-to-day leadership and management of AI use in the school
* Liaise with the data protection officer (DPO) to ensure that the use of AI is in accordance with data protection legislation
* Liaise with the DSL to ensure that the use of AI is in accordance with Keeping Children Safe in Education and the school’s child protection and safeguarding policy
* Ensure that the guidance set out in this policy is followed by all staff
* Review and update this AI policy as appropriate, and at least annually
* Ensure staff are appropriately trained in the effective use and potential risks of AI
* Make sure AI generated materials that are used with our children are appropriate
* Sign off on approved uses of AI, or new AI tools, taking into account advice from the DPO and data protection impact assessments

**Data protection officer (DPO)**

The data protection officer (DPO) is responsible for monitoring and advising on our compliance with data protection law, including in relation to the use of AI.

**Designated safeguarding lead (DSL)**

The DSL is responsible for monitoring and advising on our compliance with safeguarding requirements including in relation to the use of AI, such as:

* Being aware of new and emerging safeguarding threats posed by AI
* Updating and delivering staff training on AI safeguarding threats
* Responding to safeguarding incidents in line with Keeping Children Safe in Education (KCSIE) and the school’s child protection and safeguarding policy
* Understanding the filtering and monitoring systems and processes in place on school devices

**All staff**

As part of our aim to reduce staff workload while improving outcomes for our pupils, we encourage staff to explore opportunities to meet these objectives through the use of approved AI tools. Any use of AI must follow the guidelines set out in this policy.

To protect data when using generative AI tools, staff must:

* Use only approved AI tools (see section 5 and appendix 1)
* Seek advice from the Head Teacher, as appropriate
* Report safeguarding concerns to the DSL in line with our school’s child protection and safeguarding policy
* Check whether they are using an open or closed generative AI tool
* Ensure there is no identifiable information included in what they put into open generative AI tools
* Acknowledge or reference the use of generative AI in their work
* Fact-check results to make sure the information is accurate

All staff play a role in ensuring that pupils understand the potential benefits and risks of using AI in their learning. All of our staff have a responsibility to guide pupils in critically evaluating AI-generated information and understanding its limitations.

**Staff and governors’ use of AI**

**Approved use of AI**

We are committed to helping staff and governors reduce their workload. Generative AI tools can make certain written tasks quicker and easier to complete, but cannot replace the judgement and knowledge of a human expert.

Whatever tools or resources are used to produce plans, policies or documents, the quality and content of the final document remains the professional responsibility of the person who produced it.

Any plans, policies or documents created using AI should be clearly attributed. Any member of staff or governor using an AI-generated plan, policy or document should only share the AI-generated content with other members of staff or governors for use if they are confident of the accuracy of the information, as the content remains the professional responsibility of the person who produced it.

Always consider whether AI is the right tool to use. Just because the school has approved its use doesn’t mean it will always be appropriate.

**Process for approval**

Staff are welcome to suggest new ways of using AI to improve pupil outcomes and reduce workload. Staff should contact the headteacher to discuss any ideas they may have with regards to using AI, so the headteacher can take the suggestions forward if they deem it to be a satisfactory new method of working.

The headteacher is responsible for signing off on approved uses of AI, or new AI tools, taking into account advice from the DPO and data protection impact assessments.

**Data protection and privacy**

To ensure that personal and sensitive data remains secure, no one will be permitted to enter such data into unauthorised generative AI tools or chatbots.

If personal and/or sensitive data is entered into an unauthorised generative AI tool, Federation of Osborne and Featherstone Nursery Schools will treat this as a data breach and will follow the personal data breach procedure outlined in our data protection policy. Please also refer to section 10 of this policy.

**Intellectual property**

Most generative AI tools use inputs submitted by users to train and refine their models.

Pupils own the intellectual property (IP) rights to original content they create. This is likely to include anything that shows working out or is beyond multiple choice questions.

Pupils’ work must not be used by staff to train generative AI models without appropriate consent or exemption to copyright.

Exemptions to copyright are limited – we will seek legal advice if we are unsure as to whether we are acting within the law.

**Bias**

We are aware that AI tools can perpetuate existing biases, particularly towards protected characteristics including sex, race and disability. For this reason, critical thought must be applied to all outputs of authorised AI applications. This means fact and sense-checking the output.

We will ensure we can identify and rectify bias or error by training staff in this area.

We also regularly review our use of AI to identify and correct any biases that may arise.

If parents/carers or pupils have any concerns or complaints about potential unfair treatment or other negative outcomes as a consequence of AI use, these will be dealt with through our usual complaints procedure

**Raising concerns**

We encourage staff and governors to speak to the headteacher in the first instance if they have any concerns about a proposed use of AI, or the use of AI that may have resulted in errors that lead to adverse consequences or unfair treatment.

Safeguarding concerns arising from the use of generative AI must be reported immediately to the DSL in accordance with our school’s child protection and safeguarding policy.

**Ethical and responsible use**

We will always:

* Use generative AI tools ethically and responsibly
* Remember the principles set out in our school’s equality policy when using generative AI tools
* Consider whether the tool has real-time internet access, or access to information up to a certain point in time, as this may impact the accuracy of the output
* Fact and sense-check the output before relying on it

Staff and governors must not:

* Generate content to impersonate, bully or harass another person
* Generate explicit or offensive content
* Input offensive, discriminatory or inappropriate content as a prompt

**Use of AI by pupils**

We recognise that AI has many uses to help pupils learn, however due to the ages of our children they will not be using the AI tools themselves.

Staff may produce AI-generated materials e.g. songs, which they may use with our children. These must always be carefully checked to ensure their content and language is appropriate for the ages of our children.

**Staff training**

SLT will endeavour to ensure they have a good understanding of AI by accessing external webinars and trainings, but are aware that this area is developing rapidly.

Staff will be kept up to date by SLT with developments in AI and how they will be able to develop and improve their practice on a regular basis, through staff meetings and INSET days. Generative AI will also be included in online safety and safeguarding updates.

**Referral to our child protection and safeguarding policy**

The school is aware that the use of generative AI may in some circumstances lead to safeguarding concerns including, but not limited to:

* Sexual grooming
* Sexual harassment
* Sexual extortion
* Child sexual abuse/exploitation material
* Harmful content
* Harmful advertisements and promotions
* Bullying

Where there are safeguarding concerns arising from the use of generative AI, a report must be made to the DSL immediately.

Any such incident will be dealt with according to the procedures set out in the school’s child protection and safeguarding policy and child protection referral process.

**Breach of this policy**

**By staff**

Breach of this policy by staff will be dealt with in line with our staff code of conduct.

Where disciplinary action is appropriate, it may be taken whether the breach occurs:

* During or outside of working hours
* On an individual’s own device or a school device
* At home, at school or from a remote working location

Staff members will be required to co-operate with any investigation into a suspected breach of this policy. This may involve providing us with access to:

* The generative AI application in question (whether or not it is one authorised by the school)
* Any relevant passwords or login details

You must report any breach of this policy, either by you or by another member of staff, to the headteacher immediately.

**By governors**

Governors found in breach of this policy will be dealt with under our Governor Code of Conduct and may result in a Governor being removed from our board.

**By pupils**

Any breach of this policy by a pupil will be dealt with in line with our behaviour policy and, if required, our child protection and safeguarding policy.

**Monitoring and transparency**

AI technology, and the benefits, risks and harms related to it, evolves and changes rapidly. Consequently, this policy is a live document that must be kept updated by the Head Teacher whenever there is a significant change to either AI use by the school or the associated risks of AI usage.

This policy will also be regularly reviewed and updated to align with emerging best practices, technological advancements and changes in regulations.

All teaching staff are expected to read and follow this policy. The Head Teacher is responsible for ensuring that the policy is followed.

The Head Teacher will monitor the effectiveness of AI usage across the school.

We will ensure we keep members of the school community up to date on the use of AI technologies for educational purposes. As part of our regular surveys, feedback from parents/carers and staff will be considered in the ongoing evaluation and development of AI use in school.

**Links with other policies**

This AI policy is linked to our:

* Data protection policy
* Safeguarding/child protection policy
* Behaviour policy
* Staff code of conduct
* ICT acceptable use policy
* Online safety policy
* Equality policy

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| **USE OF ARTIFICIAL INTELLIGENCE (AI) POLICY** |

This policy will be reviewed on an annual basis and whenever significant changes to the systems and arrangements take place.

Policy Agreed by Governors on: 02/10/2025

Signed: ………………………………………… Review Date: September 2026

**Appendix 1: Approved uses of AI tools**

Note that open-source AI tools / open AI tools, meaning tools that anyone can access and modify, should only be used for tasks that don’t require personal information to be input.

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| --- | --- | --- | --- |
| Approved AI tools | OPEN OR CLOSED TOOL | approved for | Approved uses |
| KeyGPT | Closed | Staff  Governors | Letters to parents/carers  Job descriptions and adverts  Interview questions  Policies  Staff training  Anonymised SEND plans |
| Microsoft 365 Copilot | Open | Staff  Governors | Activity planning  Activity resource creation  Letters to parents/carers  Observation writing  Target writing  Anonymised SEND plans |
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