

East Midlands Academy Trust

CCTV Policy 2023/2025

'Every child deserves to be the best they can be'

East Midlands Academy Trust is a company limited by guarantee registered in England & Wales No. 08149829 Orchard Academy, Shepherdswell Academy, Castle Academy, Hardingstone Academy, Stimpson Avenue Academy, Prince William School and Northampton International Academy are all business names of the East Midlands Academy Trust.



Scope: East Midlands Academy Trust & Academies within the Trust		
Version: V3	Filename:	
	EMAT CCTV Policy	
Approval: April 2023	Next Review: April 2025	
Approved by the Trust Board	This Policy will be reviewed by the Trust Board (A&R committee) annually	
Owner:	Union Status:	
Head of Shared Services	Not Applicable	

Policy type:	
Non Statutory	Replaces Academy's current policy

Revision History

RevisionDate	Revisor	Description of Revision
April 2023- V3	D Unitt	Minor revisions and review
Oct 2022 – V2	D Unitt	Minor revisions and review
July 2021 – V1	D Unitt	New EMAT CCTV Policy issued



CCTV Policy

POLICY AIM

This document will enable staff of East Midlands Academy Trust to comply with legislation relating to CCTV in all circumstances.

1. EXECUTIVE SUMMARY

- 1.1 The purpose of CCTV is to protect staff, students and the public, discourage aggressive and abusive behaviour protect the Trust's infrastructure, and provide evidence where required to investigate complaints.
- 1.2 The policy will set out the purpose of using CCTV, what information will be recorded, who will have access to this information and how this information will be stored and disposed of.

2. POLICY STATEMENT

- 2.1. This Policy seeks to ensure that the Close Circuit Television (CCTV) system used at East Midlands Academy Trust is operated in compliance with the law relating to data protection (currently the General Data Protection Regulation ("GDPR") and the Data Protection Act 2018 ("DPA 2018") and as amended from time to time and includes the principles governing the processing of personal data as set out in Appendix 1. It also seeks to ensure compliance with privacy law. It considers best practice as set out in codes of practice issued by the Information Commissioner and by the Home Office. East Midlands Academy Trust therefore uses CCTV only where it is necessary in pursuit of a legitimate aim, as set out in clause 2.2, and only if it is proportionate to that aim.
- 2.2. East Midlands Academy Trust seeks to ensure, as far as is reasonably practicable, the security and safety of all students, staff, visitors, contractors, its property, and premises.

East Midlands Academy Trust therefore deploys CCTV to:

- promote a safe community and to monitor the safety and security of its premises, staff, and students.
- assist in the prevention, investigation, and detection of crime.
- assist in the apprehension and prosecution of offenders, including use of images as evidence in criminal proceedings; and
- assist in the investigation of breaches of its codes of conduct and policies by staff, students and contractors and where relevant and appropriate investigating complaints.



- 2.3 This policy will be reviewed annually by Trusts Data Protection Lead and/or Estates Manager to assess compliance with clauses 2.1 and 2.2 and to determine whether the use of the CCTV system remains justified.
- 2.4 The operational requirements for the CCTV system in use across East Midlands Academy Trust are documented in a "CCTV Operational Requirement Report", held, and maintained by the Estates Manager and or the Trust's Data Protection Lead.

3. SCOPE

- 3.1 This policy applies to CCTV systems in all parts of the Trust and other related facilities.
- 3.2 This policy does not apply to any Webcam systems located in meeting rooms, classrooms or lecture theatres operated by Faculties or ICT, which are used for the purposes of web based meeting, monitoring room usage and to assist with the use of the audio-visual equipment.
- 3.3 This policy applies to all staff, contractors and agents who operate, or supervise the operation of, the CCTV system including the Estates team, Data Protection Leads, Safeguarding and Pastoral Staff and the Data Protection Officer.

4. ROLES AND RESPONSIBILITIES

- 4.1 The Estates Manager has the overall responsibility for this policy but has delegated day-to-day responsibility for overseeing its implementation to the staff identified in this policy. All relevant members of staff have been made aware of the policy and have received appropriate training.
- 4.2 The Estates Manager is responsible for ensuring that the CCTV system including camera specifications for new installations complies with the law and best practice referred to in clause 2.1 of this policy. Where new surveillance systems are proposed, the Estates Manger will consult with the Data Protection Officer or Trust Data Protection Lead to determine whether a data protection impact assessment is required.
- 4.3 Only the staff within the Shared Service team or a properly appointed maintenance contractor for East Midlands Academy Trust's CCTV systems are authorised maintain the system.
- 4.4 The Estates Manager is responsible for the evaluation of locations where live and historical CCTV images are available for viewing. The list of such locations and the list of persons authorised to view CCTV images is maintained by the Estates Manager.
- 4.5 Changes in the use of East Midlands Academy Trust's CCTV systems can be implemented only in consultation with the Trust's Data Lead, Data Protection Officer or its Legal counsel.

5. SYSTEM DESCRIPTION – FIXED CAMERAS

East Midlands Academy Trust is a company limited by guarantee registered in England & Wales No. 08149829 Orchard Academy, Shepherdswell Academy, Castle Academy, Hardingstone Academy, Stimpson Avenue Academy, Prince William School and Northampton International Academy are all business names of the East Midlands Academy Trust.



- 5.1 The CCTV systems installed in and around all of the Trusts School sites and Head office cover building entrances, car parks, perimeters, external areas such as courtyards, internal areas such as social spaces, computer rooms, rooms with high value equipment, some corridors and reception areas. They continuously record activities in these areas and some of the cameras are set to motion detection.
- 5.2 CCTV Cameras are not installed in areas in which individuals would have an expectation of privacy such as toilets stalls, changing facilities etc.
- 5.3 CCTV cameras are installed in such a way that they are not hidden from view. Signs are prominently displayed where relevant, so that staff, students, visitors, and members of the public are made aware that they are entering an area covered by CCTV. The signs also contain contact details as well as a statement of purposes for which CCTV is used.
- 5.4 The contact point for queries about CCTV located at any of the Trust's site should be available to staff, students, and members of the public during normal business hours. Any employees staffing the contact point must be familiar with this document and the procedures to be followed if an access request is received from a Data Subject or a third party.

6. COVERT RECORDING

- 6.1 Covert recoding (i.e. recording which takes place without the individual's knowledge):
 - 6.1.1 may only be undertaken in exceptional circumstances, for example to prevent or detect an unlawful act or other serious misconduct, and if is proportionate i.e. there is no other reasonable, less intrusive means of achieving those purposes;
 - 6.1.2 may not be undertaken without the prior written authorisation of the Head of Share Service. All decisions to engage in covert recording will be documented, including the reasons.
 - 6.1.3 will focus only on the suspected unlawful activity or suspected serious misconduct and information obtained which is not relevant will be disregarded and where reasonably possible, deleted; and
 - 6.1.4 will only be carried out for a limited and reasonable period consistent with particular purpose of the recording and will not continue after the investigation is completed.



7. OPERATING STANDARD

- 7.1 The operation of the CCTV system will be conducted in accordance with this policy.
- 7.2 Control room (Estates office or Sever room)
 - 7.2.1 No unauthorised access to any site's control room or will be permitted at any time.
 - 7.2.2 Other than Shared Service staff, access to control rooms will be limited to:
 - persons specifically authorised by the Estates Manager.
 - members of the trusts Shared Service Team
 - school Senior Leadership Team members
 - maintenance engineers.
 - police officers where appropriate; and
 - any other person with statutory powers of entry.
 - 7.2.3 Monitors are not visible from outside of a control room.
 - 7.2.4 Before permitting access to a control room, Estates staff will satisfy themselves of the identity of any visitor and existence of the appropriate authorisation. All visitors are required to complete and sign the visitors' log, which includes details of their name, department and/or the organisation that they represent, the person who granted authorisation and the times of entry to and exit from the control room.
 - 7.2.5 A log shall be retained setting out the following:
 - person reviewing recorded footage.
 - time, date, and location of footage being reviewed; and
 - purpose of reviewing the recordings.
- 7.3 Processing of Recorded Images
 - 8.3.1 CCTV images will be displayed only to persons authorised to view them or to persons who otherwise have a right of access to them. Where authorised persons access or monitor CCTV images on workstations, they must ensure that images are not visible to unauthorised persons for example by minimising screens when not in use or when unauthorised persons are present. Workstation screens must always be locked when unattended.



7.4 Quality of Recorded Images

- 7.4.1 Images produced by the recording equipment must be as clear as possible, so they are effective for the purpose for which they are intended. The standards to be met in line with the codes of practice referred to clause 1 of these procedures are set out below:
 - recording features such as the location of the camera and/or date and time reference must be accurate and maintained.
 - cameras must only be situated so that they will capture images relevant to the purpose for which the system has been established.
 - consideration must be given to the physical conditions in which the cameras are located i.e. additional lighting or infrared equipment may need to be installed in poorly lit areas;
 - cameras must be properly maintained and serviced to ensure that clear images are recorded, and a log of all maintenance activities kept; and
 - as far as practical, cameras must be protected from vandalism to ensure that they remain in working order. Methods used may vary from positioning at height to enclosure of the camera unit within a vandal resistant casing.

8. **RETENTION AND DISPOSAL**

- 8.1 CCTV images are not to be retained for longer than necessary, considering the purposes for which they are being processed. Data storage is automatically managed by the CCTV digital records which overwrite historical data in chronological order to produce an approximate 30-day rotation in data retention.
- 8.2 Provided that there is no legitimate reason for retaining the CCTV images (such as for use in disciplinary and/or legal proceedings), the images will be erased following the expiration of the retention period.
- 8.3 All retained CCTV images will be stored securely.

9. DATA SUBJECT RIGHTS

- 9.1 Recorded images, which directly or in combination with other factors enable a data subject to be identified, are considered to be the personal data of the individuals whose images have been recorded by the CCTV system.
- 9.2 Data Subjects have a right of access to the personal data under the GDPR and DPA 2018. They also have other rights under the GDPR and DPA 2018 in certain limited circumstances, including the right to have their personal data erased, rectified, to restrict processing and to object to the processing of their personal data.
- 9.3 Data Subjects can exercise their rights by submitting a request in accordance with the Trust's policies.

East Midlands Academy Trust is a company limited by guarantee registered in England & Wales No. 08149829 Orchard Academy, Shepherdswell Academy, Castle Academy, Hardingstone Academy, Stimpson Avenue Academy, Prince William School and Northampton International Academy are all business names of the East Midlands Academy Trust.



- 9.4 On receipt of the request, the Data Protection Officer, or their representative, will liaise with the Estates Manager regarding compliance with the request, and subject to clause 10.5, the Data Protection Officer will communicate the decision without undue delay and at the latest within one month of receiving the request from the Data Subject.
- 9.5 The period for responding to the request may be extended by two further months where necessary, considering the complexity and number of the requests. The Data Protection Officer will notify the Data Subject of any such extension within one month of receipt of the request together with reasons.

10. THIRD PARTY ACCESS

- 10.1 Third party requests for access will usually only be considered in line with the GDPR and DPA 2018 in the following categories:
 - legal representative of the Data Subject.
 - law enforcement agencies including the Police.
 - disclosure required by law or made in connection with legal proceedings; and
 - HR staff responsible for employees and university administrative staff responsible for students in disciplinary and complaints investigations and related proceedings.
- 10.2 Legal representatives of the Data Subjects are required to submit to the Trust a letter of authority to act on behalf of the Data Subject along with appropriate proof of the Data Subject's identity.
- 10.3 The Data Protection Officer will disclose recorded images to law enforcement agencies including the Police once in possession of a form certifying that the images are required for either:
 - an investigation concerning national security.
 - the prevention or detection of crime; or
 - the apprehension or prosecution of offenders

and that the investigation would be prejudiced by failure to disclose the information. Where images are sought by other bodies/agencies with a statutory right to obtain information, evidence of that statutory authority will be sought before CCTV images are disclosed.



- 10.4 Every CCTV image disclosed is recorded in the CCTV Operating Logbook and contains:
 - the name of the police officer or other relevant person in the case of other agencies/bodies receiving the copy of the recording.
 - brief details of the images captured by the CCTV to be used in evidence or for other purposes permitted by this policy.
 - the crime reference number where relevant; and
 - date and time the images were handed over to the police or other body/agency.
- 10.5 Requests of CCTV images for staff or student disciplinary purposes shall be submitted in writing to the Estates Manager in consultation with the Data Protection Officer.
- 10.6 Requests for CCTV information under the Freedom of Information Act 2000 will be considered in accordance with that regime.

11. COMPLAINTS PROCEEDURE

- 11.1 Any complaints relating to the CCTV system should be directed in writing to the Estates Manager promptly and in any event within 7 days of the date of the incident giving rise to the complaint. A complaint will be responded to within a month following the date of its receipt. Records of all complaints and any follow-up action will be maintained by the relevant office. If a complainant is not satisfied with the response, they may appeal to Head of Shared Service
- 11.2 Complaints in relation to the release of images should be addressed to the Head of Shared Service as soon as possible and in any event no later than three months from the event giving rise to the complaint.

12. USEFUL LINKS

The Information Commissioner's Code of Practice can be found at:

https://ico.org.uk/media/for-organisations/documents/1542/cctv-code-of-practice.pdf