SAFEGUARDING (CHILD PROTECTION) POLICY
(incorporating allegations of abuse made against staff or volunteers)

Reviewed: June 2017
Governor Approval: July 2017
Next Review: As required (and no later than July 2018)

Lowther Primary School is committed to safeguarding and promoting the welfare of children, and expects all staff and volunteers to share this commitment.

Through the procedures outlined in this policy, the school is committed to creating an environment where staff and volunteers feel able to raise any concerns, and where they feel supported in their safeguarding role.

This policy is posted on the school website http://lowther.richmond.sch.uk. A hard copy may be viewed at or requested from the school office.

Related Policies

- Anti-bullying policy
- Behaviour policy
- Attendance policy
- Equalities policy
- Medical needs policy
- E-safety policy
- SEN policy and SEND offer
- Safer recruitment policy
- Staff code of conduct
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1 IMPORTANT CONTACT DETAILS

School Contact Details:

The Governors have appointed SENCo Emily Fitch as Designated Safeguarding Lead (‘DSL’). The deputy DSL is: Dermot Bracken. The ultimate responsibility for safeguarding and child protection remains with the DSL. The DSL and/or deputy will always be available during school hours. Either the DSL or the Deputy will be available out of school hours. The Governor nominated with responsibility for safeguarding arrangements is Jenifer Ball, and the terms of reference are set out in Appendix 8.

Contact details:

Designated Safeguarding Lead (DSL): name: Miss Emily Fitch
email: e.fitch@lowther.richmond.sch.uk
mobile: 07791627216

Deputy Designated Safeguarding Lead: name: Mr Dermot Bracken
email: d.bracken@lowther.richmond.sch.uk
mobile: 07900434909

For any allegations of abuse against a member of staff or volunteer:

Headteacher: name: Mr Mark Tuffney
email: m.tuffney@lowther.richmond.sch.uk
mobile: 07709487822

For any allegations of abuse against the Headteacher:

Chair of the Governors: name: Sharon Mc Nab
email: davidmcn@blueyonder.co.uk
mobile: 07779320836

Governor with responsibility for safeguarding: name: Jenifer Ball
email: ball.jenifer@gmail.com
mobile: 07810606356

All referrals for safeguarding issues, including those related to radicalisation, should be made to the SPA in the first instance:

Richmond/Kingston SPA:
Guildhall 2. High Street Kingston upon Thames KT1 1EU. phone: 02085475008
out of hours: 02087705000

For full local procedures:

www.richmond.gov.uk/local_safeguarding_children_board
Designated Officer (LADO):

Phone: 02088917370
email: lado@achievingforchildren.org.uk

Local Safeguarding Childrens Board (LSCB):
Richmond upon Thames
1st Floor Civic Centre, 44 York Street,
Twickenham TW1 3BZ
tel: 020 8891 7849

The Disclosure and Barring Service (DBS):
PO Box 181
Darlington DL1 9FA
Tel: 01325 953 795

For Prevent matters all referrals should be made first to SPA, but other contact details are:

Non-emergency police number: 101
Local Police Number: 02083921212

DfE helpline and mailbox for non-emergency advice: 020 7340 7264
counter-extremism@education.gsi.gov.uk

Female Genital Mutilation:
Local Police Number (for reporting an act of FGM): 02083921212

Looked After children:
Advice and support from Richmond Children’s Services LACs team:
http://www.richmond.gov.uk/children_looked_after

Other Sources of Guidance:
See Paragraph 43 of KCSIE Part 1 (Appendix 10)
1 INTRODUCTION

2.1 Guiding Principles
2.1.1 Lowther Primary School recognises abuse in all its forms (including physical, emotional, sexual and verbal) and the negative consequences of neglect. This policy has regard to guidance in:
- Working Together to Safeguard Children (March 2015)
- Keeping Children Safe in Education (September 2016) (Part 1 at Appendix 10)
- What to do if you’re worried a child is being abused (2015)
- Prevent duty guidance for England and Wales (July 2015)
- Sexting in schools and colleges: responding to incidents and safeguarding young people (UKCCIS, 2016)
and is in accordance with locally agreed inter-agency principles. It is also guided by the Children Act 1989, s1, which replaces parental rights with parental responsibility and requires that a child’s welfare be paramount in all procedures concerning child abuse.

2.1.2 The School recognises key issues, including:
- acknowledging that child protection issues can arise anywhere, both inside and outside school
- recognising the school’s part in safeguarding and working with other agencies to consider at all times what is in the best interests of the child
- the importance of early help and intervention
No single professional can have a full picture of a child’s needs and circumstances. If children are to receive the right help at the right time, everyone who comes into contact with them has a role to play in identifying concerns, sharing information and taking prompt action.

2.2 Staff
2.2.1 All staff will be familiar with the Safeguarding (Child Protection) Policy and are required to confirm that they have read and understood the Policy on starting employment at the school, and each time it is updated.

2.2.2 Staff will meet with the DSL on induction (or as soon as practicable thereafter) to ensure that they are fully briefed on their roles and responsibilities in safeguarding and child protection. Staff are regularly trained (see Part 6 of this policy) in order to keep up to date and reinforce their role.

2.3 Educating and Supporting Pupils
2.3.1 The school is committed to ensuring that pupils are taught about safeguarding through the curriculum and the PSHE programme (eg bullying, e-safety, personal safety, and SRE) and via a range of methods, which may include assemblies and special events.

2.3.2 IT presents risks to pupils. Filters and monitoring systems are regularly reviewed to ensure they are fit for purpose (not so restrictive so as to constrain teaching, but taking into account safeguarding guidance for online usage).

2.3.3 IT and PSHE lessons address ways in which pupils can protect themselves from potentially harmful and inappropriate online material.
2.3.4 Pupils are encouraged to speak to teachers, teaching assistants, trusted adults or the direct helplines whose numbers are published within the school if they have concerns.

2.4 Parents

If parents become concerned either about their own child or children, or another pupil or pupils at the school, they should contact the DSL. Should the concern relate to the DSL, the Headteacher should be contacted. The school offers further support for parents, eg sharing useful resources regarding internet and social media use.

2.5 Volunteers and Contractors

2.5.1 Volunteers: Volunteers are encouraged to participate in school events. They will normally be persons known to the school e.g. a parent or friend/relative of a member of staff. Where such arrangements are of a one-off nature, no formal child protection checks will be carried out, and each situation will be judged individually with a risk assessment made as required. They will not have any unsupervised access to pupils. Where the arrangement is more regular or frequent, the school will follow safer recruitment practices, as outlined in the School’s Safer Recruitment Policy. All such volunteers will be issued with the Safeguarding (Child Protection) Policy and are required to confirm that they have read and understood the policy.

2.5.2 Contractors and external providers: Contractors and providers are on site from time to time. The school undertakes a risk assessment on each contractor (taking into account whether they will be supervised and how regularly they will be on site) to determine the level of obligation regarding reading the Policy and training. External providers (eg for after-school activities) are required to demonstrate their safer recruitment procedure and to read and confirm that they have read and understood the Policy.

2.6 Safer Recruitment

2.6.1 To ensure the protection of children in its care, the school complies with the provisions in ‘Keeping Children Safe in Education’ (2016). The school operates safer recruitment procedures as set out in the Safer Recruitment Policy, which includes procedures to comply with the statutory guidance: Disqualification under the Childcare Act 2006 (June 2016).

2.6.2 The School seeks written assurance that appropriate child protection checks and procedures apply to any staff employed by another organisation and working with its pupils on another site.

2.7 Children with Special Educational Needs & Disabilities

The School recognises that children with special educational needs and disabilities may face additional safeguarding challenges. They may struggle to communicate problems, they may be disproportionately affected by issues and it may be more difficult to spot the indicators of possible abuse. Staff are supported by the senior leadership team and SENCo in supporting children accordingly.

2.8 Whistleblowing

2.8.1 The School is committed to safeguarding, but if staff or volunteers have any concerns about poor or unsafe practice, or apparent failures in the school’s safeguarding regime, they should raise them with the Headteacher.
2.8.2 If the member of staff or volunteer feels unable to do so, or feels that their genuine concerns are not being addressed, they should follow the Richmond-upon-Thames whistleblowing policy https://www.richmond.gov.uk/whistleblowing_policy

2.8.3 If a member of staff feels unable to raise an issue through either of these channels, other whistleblowing channels are:
SPA and/or LADO (contact details as set out in Part 1 of this Policy)
NSPCC whistleblowing helpline: 0800 028 0285
NSPCC email: help@nspcc.org.uk

2.8.4 Anybody can make a referral at any time. Contact details are set out in Part 1 of this Policy. This may be particularly appropriate in the event of a genuine concern that appropriate action has not been taken (See Paragraph 4.6.3 below).

2.8.5 The person who received the concern will keep the complainant updated, confirming conclusions and any actions required.

3 TYPES AND SIGNS OF ABUSE AND OTHER SAFEGUARDING RISKS

3.1 Overview

3.1.1 Child abuse and other safeguarding issues of all kinds (physical, sexual, emotional, neglect, racial, female genital mutilation and child sexual exploitation) have been increasingly brought to the attention of the public in recent years. An additional dimension involves the use of the internet, other electronic media and social networking sites (including texting, Twitter, and Facebook), where pupils of any age can be made vulnerable through misuse, by themselves or others. They are rarely standalone events, and in most cases multiple issues will overlap. The effects may be serious and long term.

3.1.2 Many child abusers are known to the victim as relatives or as friends of the family, or in an institutional or community setting. Some children meet abusers in other contexts eg via the internet. A minority may gain access to children in schools as teachers, support workers or volunteers, or through their employment relating to school activities.

3.1.3 Staff must take special care to safeguard and promote the welfare of children and young people who may be living in particularly stressful circumstances. These include families:
- living in poverty;
- where there is domestic violence;
- where a parent/carer has a mental illness;
- where a parent/carer is misusing drugs or alcohol;
- where a parent/carer has a learning disability;
- where a child has a learning disability;
- where a parent/carer has a physical disability;
- where a child has a physical disability;
- facing racism and other forms of social isolation;
- living in areas with a high level of crime, poor housing and high unemployment
- with looked after children

3.1.4 Types and signs of abuse are detailed at Appendix 2 of this policy.
3.2 **Pupils missing from education**

3.2.1 Since April 2013 police forces have been using the following definition of ‘missing’ and ‘absent’ in relation to children and adults reported as missing to the police. These are:

- **Missing**: anyone whose whereabouts cannot be established and where circumstances may be out of character, or the context suggests the person may be the subject of crime or at risk to themselves or another.
- **Absent**: a person not at a place where they are expected or required to be.

3.2.2 The school monitors school attendance rigorously. Any unexplained absence is followed up and will, where deemed necessary, be reported to Social Services and/or the Police. A child going missing from education is also a potential indicator of abuse or neglect.

3.3 **Mental Health**

The school understands that mental health issues present a risk to its pupils and staff, and seeks to protect from such risks and provide support should any issues arise.

3.4 **Risk of radicalisation**

3.4.1 Radicalisation refers to the process by which a person comes to support terrorism and forms of extremism. Extremism is vocal or active opposition to fundamental British values, including democracy, the rule of law, individual liberty and mutual respect and tolerance of different faiths and beliefs. The school takes seriously its duty to ensure that its pupils are safeguarded from being drawn into extremism or terrorism. This policy has regard to the Home Office’s Prevent Duty Guidance (July 2015). The DSL and Governors have responsibility for overseeing and implementing Prevent requirements, which they undertake to do as follows:

3.4.2 **Risk assessment**

- The school, under the guidance of the DSL, assesses the general level of risk of pupils being radicalised or drawn into terrorist/extremist activity (see Appendix 3 for some indicators) at least annually.

3.4.3 **Procedures**

- If a member of staff, pupil or parent has any concerns about the potential radicalisation of a pupil, they should follow the school’s usual safeguarding procedure as laid out in this Policy. The school will work closely with parents to support them when a risk of radicalisation is identified.

3.4.4 **Training**

- All staff are required to read this Policy (as updated from time to time) which includes the signs of radicalisation.
- The DSL has attended a Prevent training event.
- All staff and Governors undertake the online Channel General Awareness training.

3.4.5 **Building Resilience to Radicalisation**

- Fundamental British values are embedded in the school’s PSHE programme and other aspects of the school’s SMSC education, including assemblies.

3.4.6 **IT Policies and Training**
• All work undertaken by the school in relation to educating pupils on e-safety and applying internet filters etc will take into account radicalisation and the part IT has to play in this risk.
• Training for staff will also include understanding of how the internet, in particular social media, can be used to draw young people into extremism.

3.4.7 Working in Partnership
• The DSL liaises regularly with the Kingston & Richmond LSCB for advice on the general level of risk to pupils and for developing best practice.

3.5 Looked After Children
In the case of looked after children, the school will ensure that staff have the skills, knowledge and understanding necessary to keep them safe. This will include ensuring that staff have the information they need about the child’s status, contact arrangements with parents, care arrangements and delegated authority to carers. More details of the school’s arrangements for looked after children are in Appendix 6.

3.6 Youth Produced Sexual Imagery (Sexting)
Youth produced sexual imagery is a distinct element of what is often termed ‘sexting’. The wider term might include the writing and sharing of explicit messages with people they know. The more specific term refers to an act which involves a child or young person under the age of 18 sharing images that they, or another child, have created of themselves. This can include both photos and videos.

Under the Sexual Offences Act 2003 it is an offence to possess, distribute, show and make indecent images of children. Pupils involved in youth produced sexual imagery may be committing an illegal act. The most recent guidance recommends that in incidents where a child creates and shares sexual imagery with a peer (also under 18), a child shares sexual imagery created by another child with a peer (also under the age of 18) or an adult, or a child is in possession of sexual imagery created by another child, this should be treated as a safeguarding issue, rather than criminalising the child or children involved.

Disclosure of such an incident, or concern that such an incident has taken place, should be referred to the DSL using the procedures detailed in Section 4 below. The DSL will follow the advice given in the UKCCIS guidance for interviewing the child involved, communicating with parents and making a referral to the police or children’s social care (via SPA) if there is concern about the risk of harm to the child involved.

It is the responsibility of the DSL to ensure that school staff have relevant training in how to recognise and handle disclosures of incidents involving youth produced sexual imagery. As far as possible staff should not view the images themselves, as they may commit a further criminal offence in doing so. Immediate referral to the DSL is the best course of action.

3.7 Other safeguarding issues
3.7.1 Other safeguarding issues may arise, including: bullying, domestic violence, drugs, truanting, fabricated or induced illness, forced marriage, gangs and youth violence, gender-based violence, hate and relationship abuse.
3.7.2 The School has policies to specifically address bullying including cyber bullying.

3.7.3 Annex A of KCSIE sets out additional information about specific forms of abuse and safeguarding issues (and is reproduced at Appendix 10).
4 PROCEDURES

4.1 Introduction

4.1.1 The school acknowledges the importance of children receiving the right support at the right time, to address risks and prevent issues escalating, and in particular early help and intervention.

4.1.2 Safeguarding concerns may take a number of different forms, including:
- A disclosure from a pupil;
- Concern that a child may have suffered serious harm;
- Concern that a child may be at risk of serious harm;
- Concern that early help may be required to support the pupil or the family.

4.1.3 In cases where a disclosure is made by a pupil to a member of staff:
- No leading questions should be asked (TED questions should be used: Tell, Explain, Describe);
- Information should be recorded in written form either contemporaneously or as quickly as possible after the disclosure was made;
- Pupils must not be offered confidentiality, and should be told to whom the information they have disclosed will be passed on. Confidentiality should be maintained between those professionals (DSL/social care) who need to be informed, and a pupil can be reassured that this will be the case.
- The information should be passed to the DSL (or deputy) without delay.

4.2 Reporting concerns (including where the abuse is by pupils or their peers)

4.2.1 In the first instance (except when there is an allegation of abuse made against a member of staff/Governor/volunteer in which case Paragraph 4.5 below applies) any safeguarding concerns about a pupil should be referred to the DSL or deputy DSL. Whilst an initial report can be made verbally, any report should be followed up by using the Safeguarding report form (see Appendix 9).

4.2.2 If a child is in immediate danger or is at risk of harm a referral should be made to children’s social care and/or the police immediately. Anyone can make a referral. Where a referral is not made by the DSL, the DSL should be informed as soon as possible that a referral has been made.

4.2.3 When there is an immediate need to protect a child, the police should be called on 999.

4.2.4 For the avoidance of doubt, in the case of suspicions or allegations of abuse by one or more pupils (or peer at another school) against another pupil (or peer at another school) including online abuse or incidents related to youth produced sexual imagery (sexting) the member of staff to whom the allegation is made, or who has suspicions, should report the matter immediately to the DSL (or deputy) in person using the Safeguarding report form.

4.2.5 A bullying incident will be treated as a child protection concern when there is reasonable cause to suspect that a child is suffering or likely to suffer significant harm. In such cases, both perpetrator and victim will be treated as being ‘at risk’. The school will make a referral via SPA, in the same way and within the same timescale as other referrals. (See also Anti-Bullying policies).
4.2.6 The school recognises that peer on peer abuse can take many forms. However, abuse should never be tolerated or dismissed as ‘banter’. See the Anti-Bullying policy for details on education and support for perpetrators and victims of peer on peer abuse.

4.3 Making a referral and sharing information
4.3.1 The school acknowledges the importance of pupils receiving the right help at the right time to address risks and prevent issues escalating. When deciding whether to make a referral, the DSL will not make a decision in what appears to be a borderline case, but will first discuss the issues with the LADO or SPA. The school will not jeopardise a police investigation by asking the child leading questions or attempting to investigate allegations of abuse.

4.3.2 The school acknowledges the importance of acting on and referring early signs of abuse and neglect, and of sharing information quickly.

4.3.3 The school will communicate readily with the local safeguarding agency via the Single Point of Access Team (SPA) whenever an allegation or disclosure of abuse has been made or with the LADO in case of allegations involving members of staff. Such calls will be made within 24 hours of the allegation or disclosure. The advice from SPA will be followed by the school, including any actions or referrals requested.

4.3.4 Where a referral is not made, the school will act on the guidance of the relevant safeguarding body and will reassess the situation, should it not improve.

4.3.5 It is the school’s policy that referrals to Social Services (of a disclosure of abuse, because there is concern that a child may be at risk, or where there is concern that additional intervention may be required to support the pupil or the family) are ordinarily made by the Designated Safeguarding Lead, or deputy.

4.3.6 However, all staff are aware of the process for making referrals to children’s social services and it should be stressed that anybody can make a referral at any time. The contact details are in Part 1 of this policy. Staff should inform the DSL immediately when a direct referral has been made.

4.3.7 Where concerns persist, the school will continue to share these with the relevant agency, reassessing as necessary. The school is committed to challenging inaction.

4.3.8 Whenever appropriate, and under the direction of Social Services, the views of the child will be sought and considered.

4.3.9 If a pupil is identified as being at risk or radicalisation, there may be a referral to the local police Channel contact.

4.4 Early help and intervention
4.4.1 When it is considered that additional support is required (to support the pupil or the family), the school will use agreed local inter-agency processes and the Early Help Assessment (EHA) to facilitate coordinated support. This may result in ‘Team Around the Child’ (TAC) meetings. The school will still communicate with the local safeguarding agency, should there be concern at any time that the pupil is considered at risk of suffering serious harm, or has suffered serious harm.
4.4.2 Where parental consent for an Early Help Assessment is not given, or offered support is refused, and this leads to a child being at risk of significant harm, then the matter will be dealt with as in paragraph 4.3.

4.5 Allegations of abuse made against staff or volunteers or Governors

4.5.1 An allegation of abuse against a member of staff, including the Designated Safeguarding Lead, or a volunteer, or a Governor, is to be reported immediately to the Headteacher, or in his absence passed to the named Governor for safeguarding, or to the Chair of Governors.

4.5.2 If the allegation concerns the Headteacher, the person receiving the allegation, should, without informing the Headteacher first, immediately inform the named Governor for safeguarding or the Chair of Governors.

4.5.3 This part of the Policy is about managing allegations which indicate a person would pose a risk of harm if they continued to work in regular or close contact with children in their present position or capacity, and it should be used in all cases in which it is alleged that a teacher, or other member of staff or Governor or volunteer:
- has behaved in a way that has harmed a child or may have harmed a child;
- has possibly committed a criminal offence against or related to a child; or
- has behaved towards a child or children in a way that indicates he/she would pose a risk of harm to children.

4.5.4 The procedures to be followed in the event of any allegation of abuse against a member of staff or volunteer or Governor are set out in Appendix 1.

4.5.5 It is essential that any allegation of abuse made against a member of staff or volunteer or Governor is dealt with very quickly, in a fair and consistent way which provides effective protection for the child, and at the same time supports the person who is the subject of the allegation. Quick resolution of the allegation should be the clear priority, and there should be no unnecessary delays.

4.5.6 This policy relates to members of staff, Governors and volunteers who are currently working in the school, regardless of whether the school is where the alleged abuse took place. Allegations against a teacher, Governor or volunteer who is no longer teaching or otherwise at the school (and historical allegations) will be referred to the police.

4.6 Records

4.6.1 All concerns, discussion and decisions made, and reasons for those decisions, are recorded in writing on the Safeguarding Report Form, available in the Staff Room, School Office or from the SENCo (and attached to this Policy at Appendix 9). The DSL will provide guidance on requirements as required.

4.6.2 A summary of cases of safeguarding is recorded in a central file kept securely on the school’s network. Written details of cases are kept securely by the SENCo. Access to safeguarding records is restricted to the Headteacher and the Designated Safeguarding Lead, or deputy if required, and to the Nominated Safeguarding Governor(s) authorised to carry out the Annual Review on behalf of the Governors.

4.6.3 The DSL reviews cases from time to time in order to establish if there are any concerning patterns of behaviour.
4.7 **Monitoring and reassessing concerns**

4.7.1 Where the advice is that situations should be monitored, cases will be reassessed by the school and, where necessary, additional guidance will be sought or a further referral made.

4.7.2 The school will raise concerns and escalate those concerns with other agencies, using the LSCB Escalation Policy, where this is believed to be in the best interest of the child.

4.8 **Arrangements for reviewing policies and procedures**

4.8.1 The school’s safeguarding and child protection policies will be reviewed annually (and as required when statute or statutory guidance is revised) by the Designated Safeguarding Lead and the Governor with responsibility for safeguarding. Any changes should be approved by the Governing Board. Nominated Safeguarding Governors should ensure that the DSL provides an annual report to the Governing Board on safeguarding and child protection issues. The report should contain the detail required by the terms of reference of the Annual Safeguarding report (as set out in Appendix 7). Minutes of discussion should be sufficiently detailed to demonstrate the depth of the review by the Board and note any amendments to child protection policies recommended and approved.

4.8.2 Should any deficiencies or weaknesses in child protection arrangements occur, they will be remedied without delay as and when they become apparent.

4.9 **Police**

In the event that the school considers at any time that a crime has or may have been committed, it will report the matter to the Police.
The flowchart set out in KCSIE setting out actions where there are concerns about a child is set out below (see Appendix 10 for flowchart in context):

1. In cases which also involve an allegation of abuse against a staff member, see Part four of KCSIE.
2. Early help means providing support as soon as a problem emerges at any point in a child’s life. Where a child would benefit from co-ordinated early help, an early help inter-agency assessment should be arranged. Chapter one of Working together to safeguard children provides detailed guidance on the early help process.
3. Under the Children Act 1989, local authorities are required to provide services for children in need for the purposes of safeguarding and promoting their welfare. This can include s17 assessments of children in need and s47 assessments of children at risk of significant harm. Full details are in Chapter one of Working together to safeguard children.
4. This could include applying for an Emergency Protection Order (EPO).
5 TRAINING

5.1 All members of staff, full or part-time, and any voluntary helpers who are regularly involved with pupils will undertake training every three years (Level 2, on the advice of LSCB).

5.2 The Designated Safeguarding Lead and deputy will undertake training in accordance with the job descriptions for these roles as found in Appendix 5 of this policy.

5.3 All new members of staff, including temporary staff, will receive induction training on child protection and safeguarding, including:
- the school’s Safeguarding (Child Protection) Policy (which incorporates the Code of Conduct for Working with Children and whistleblowing procedures)
- the identity of the DSL and Deputy, and of the named Governor for safeguarding
- a copy of Part 1 of ‘Keeping Children Safe in Education’ (September 2016)
- the risks of radicalisation and how to identify children and young people at risk

5.4 Staff are required to sign to confirm that they have received this training, and that they understand both this Policy and Part 1 of KCSIE (and on each occasion that these are updated).

5.5 All staff receive an annual update at the start of each academic year on safeguarding and child protection (including Prevent). Further updates are provided during the course of the year as required (eg by changes to statutory guidance) in order to provide them with the skills and knowledge to implement this policy effectively and safeguard pupils.

5.6 Staff are invited to provide feedback on each occasion they are required to confirm they have read and understood KCSIE.

5.7 Regular volunteers are required to sign annually to confirm that they have read and understand both this Policy and Part 1 of KCSIE.

5.8 Governors read and review this Policy as part of the annual review (and any intervening updates). The Governor with responsibility for safeguarding will undertake regular training provided by the local authority.
6  THE ROLE OF THE GOVERNING BOARD

6.1 The Governing Board recognises its statutory duty under current legislation and statutory guidance (Keeping Children Safe in Education (September 2016) and Working Together to Safeguard Children (2015)) to safeguard and promote the welfare of children who are pupils at the school.

6.2 The Governing Board will ensure that:
- the school has policies and procedures in place in order for appropriate action to be taken to safeguard and promote children’s welfare
- the school’s child protection policies are in accordance with locally agreed inter-agency procedures (dealing with, amongst other things, online safety and sexting)
- the school has a staff code of conduct
- the school operates safer recruitment procedures
- the school has procedures for dealing with allegations of abuse against staff, volunteers, Governors and the Headteacher
- the school has appropriate responses to children missing from education
- the Designated Safeguarding Lead and deputy have lead responsibility for child protection issues and receive training in accordance with Part 5 of this policy/all other staff and those working with children, including the Headteacher, undertake training as set out in Part 5 of this policy/any deficiencies or weaknesses in child protection arrangements are remedied without delay
- the child protection policies and procedures, and the efficiency with which the related duties are discharged, are reviewed annually (as set out in Part 4 above)
- any information the school holds is passed to the Disclosure and Barring Service when requested
- Staff have skills, knowledge and understanding necessary to safeguard children who are looked after by a local authority. This includes ensuring that staff have the information they need about the child’s status, contact arrangements with parents, care arrangements and delegated authority to carers
- Pupils are taught about safeguarding (including online)
Appendix 1: Procedures in the event of allegations of abuse against staff or volunteers

1 Initial Response

On receiving the allegation the following action will be taken:

1.1 The Headteacher, (or the Chair of Governors if the allegation is against the Headteacher) will contact the Local Authority Designated Officer (LADO) without delay, and within one working day, to discuss the nature, content and context of the allegation and agree a course of action. Some allegations may require the intervention of children’s social care services and/or the police.

1.2 The person who liaises with the LADO on any particular case is referred to throughout this Appendix as the Case Manager.

1.3 Relevant information, as required and agreed by the LADO, will be gathered by the Case Manager, and shared with the LADO. An appropriate course of action will be determined with the LADO. In some cases, further enquiries will be needed before a decision on how to proceed can be taken. In such circumstances the Case Manager and the LADO will decide how and by whom the investigation will be undertaken.

1.4 If the allegation is about physical contact, the strategy discussion or initial evaluation with the police should take into account that teachers and other school staff are entitled to use reasonable force to control or restrain children in certain circumstances, including dealing with disruptive behaviour (see restraint policy).

1.5 If it is decided that no further action is to be taken, this decision and a justification for it will be recorded by both the school and the LADO and agreement reached as to what information should be put in writing to the individual concerned and by whom. The Case Manager and the LADO will also consider what action should follow in respect of the individual against whom the allegation was made and the person(s) who made the allegation.

1.6 If it is decided that an investigation by the local authority children’s social care services or the police is unnecessary, the Case Manager and the LADO will discuss the options open to the school, which will range from taking no further action to summary dismissal, or a decision not to use the person’s services in future.

1.7 Where the person against whom an allegation has been made is deemed to be an immediate risk to children or there is evidence of a possible criminal offence, the Police will be informed immediately. Where there is no such evidence, the Case Manager will discuss the allegations with the LADO in order to help to determine whether police involvement is necessary. Likewise, if the allegation is not demonstrably false and there is cause to suspect a child is suffering or is likely to suffer significant harm, a strategy discussion will be convened in accordance with the principles of ‘Working Together to Safeguard Children’ at which representatives from the following organisations might be in attendance – local authority children’s social care services, the Police, health and other bodies as appropriate, and in particular any referring agency.

1.8 The Case Manager should inform the member of staff concerned about the allegation as soon as possible after the LADO has been consulted. As much information as possible will be shared with the member of staff. However, where a strategy discussion is needed, or police or children’s social care services need to be involved, this will only happen once those agencies have been consulted, and have agreed what information can be disclosed.
to the accused. Suspension will not be the default option when an allegation is reported. (See below: Suspension)

1.9 The following terms will be used when determining the outcome of any investigation:

- **Substantiated**: there is sufficient evidence to prove the allegation;
- **Malicious**: there is sufficient evidence to disprove the allegation and there has been a deliberate act to deceive;
- **False**: there is sufficient evidence to disprove the allegation;
- **Unsubstantiated**: there is insufficient evidence to prove or disprove the allegation.

The term implies neither guilt nor innocence.

2 Support for those involved: employees and volunteers

2.1 The school, and the local authority as the employer, have a duty of care to employees and the Board of Governors and the senior leadership team will act to manage and minimise the stress inherent in any such allegations and disciplinary process.

2.2 Individuals will be informed of concerns or allegations as soon as possible and given an explanation of the likely course of action (unless there is an objection by social care services or the police: see Initial Response above). The individual should contact his/her trade union (if a member) or a colleague for support.

2.3 The Case Manager will appoint a named representative to keep the subject of the allegation informed of the progress of the case, including during any period of suspension, and will consider what additional support may be required. Social contact with colleagues or friends will not be prevented, unless there is evidence that such contact is likely to be prejudicial to the gathering and presentation of evidence.

3 Support for those involved: Parents or carers of the child/children involved

3.1 Parents or carers of a child or children involved will be told by the Case Manager about the allegation as soon as possible, when social care services and/or the Police have agreed what information can be disclosed.

3.2 Parents and carers will be kept informed about the progress of the case, and told the outcome where there is not a criminal prosecution. This includes informing them, in confidence, of the outcome of any disciplinary process. They will also be informed of any confidentiality/reporting restrictions, and advised to seek legal advice if required.

3.3 Parents and carers will also be made aware of the prohibition on reporting or publishing allegations about teachers in section 141F of the Education Act 2002 (see Confidentiality below). If parents or carers wish to apply to the court to have reporting restrictions removed, they should be told to seek legal advice.

3.4 Where a child has suffered significant harm, or where there is, or may be, a criminal prosecution, support for the child or children involved will be considered by the Police or social services.

4 Confidentiality

4.1 Every effort will be made to maintain confidentiality and guard against unwanted publicity.

4.2 The Education Act 2002 introduced reporting restrictions preventing the identification of a teacher who has been accused by, or on behalf of, a pupil from the same school.
Reporting restrictions apply until the accused is charged with an offence; or if the Secretary of State publishes information about an investigation or disciplinary case arising from the allegation; or if the individual to whom the restrictions apply effectively waives his/her right to anonymity by going public, or by giving their written consent for another to do so; or if a judge or magistrate lifts the restrictions in response to a request to do so.

4.3 Publication of material includes publishing details of the allegation on a social networking site.

4.4 The Case Manager will take advice from the LADO, Police and children’s social care services to agree the following:
- who needs to know and what information can be shared.
- how to manage speculation, leaks and gossip.
- what, if any, information can be reasonably given to the wider community to reduce speculation.
- how to manage any media interest.

5 **Timescales**

5.1 The time taken to investigate and resolve cases will depend on a variety of factors including the nature, seriousness and complexity of the allegation. It is therefore not possible to put a timescale on an investigation. However, it is in everyone’s interest to resolve cases as quickly and fairly as possible, and all investigations will be treated as a priority, to avoid any delay.

5.2 Nevertheless, see the following guidance taken from ‘Keeping Children Safe in Education’ (2016):

‘These targets should be achieved in all but truly exceptional cases. It is expected that 80 per cent of cases should be resolved within one month, 90 per cent within three months, and all but the most exceptional cases should be completed within 12 months.

‘For those cases where it is clear immediately that the allegation is unsubstantiated or malicious, they should be resolved within one week.

‘Where the initial consideration decides that the allegation does not involve a possible criminal offence it will be for the employer to deal with it, although if there are concerns about child protection, the employer should discuss them with the LADO. In such cases, if the nature of the allegation does not require formal disciplinary action, the employer should institute appropriate action within three working days.

‘If a disciplinary hearing is required and can be held without further investigation, the hearing should be held within 15 working days.’

6 **Suspension**

6.1 The possible risk of harm to children posed by an accused person will be evaluated and managed in respect of the child(ren) involved in the allegations. In some rare cases that will require the Case Manager to consider suspending the accused until the case is resolved.

6.2 Suspension will not be an automatic response when an allegation is reported; all options to avoid suspension will be considered prior to taking that step.

6.3 Suspension will be considered only in a case where there is cause to suspect a child or other children at the school is/are at risk of harm, or the case is so serious that it might be grounds for dismissal. The Case Manager will consider carefully whether the
circumstances warrant suspension from contact with children at the school until the allegation is resolved, and will always seek advice from the LADO. In cases where the school is made aware that the Secretary of State has made an interim prohibition order in respect of an individual at the school, it will be necessary immediately to suspend that person from teaching pending the findings of the investigation.

6.4 The Case Manager will also consider whether the result that would be achieved by immediate suspension could be obtained by alternative arrangements. In many cases an investigation can be resolved quickly and without the need for suspension. If the LADO, Police and children’s social care services have no objections to the member of staff continuing to work during the investigation, the Case Manager will be as inventive as possible to avoid suspension. For example, based on assessment of risk, the following alternatives will be considered by the Case Manager before suspending a member of staff:

- redeployment within the school so that the individual does not have direct contact with the child or children concerned;
- providing an assistant to be present when the individual has contact with children;
- redeploying to alternative work in the school, so the individual does not have unsupervised access to children; or
- moving the child or children to classes where they will not come into contact with the member of staff, making it clear that this is not a punishment, and after parents have been consulted.

6.5 The Case Manager will consider the potential permanent professional reputational damage to employees which can result from suspension, where an allegation is later found to be unsubstantiated or malicious.

6.6 If immediate suspension is considered necessary, the rationale and justification for such a course of action will be agreed and recorded by both the Case Manager and the LADO. This will include what alternatives to suspension have been considered, and why they were rejected.

6.7 Where it has been deemed appropriate to suspend the person, written confirmation will be dispatched within one working day, giving as much detail as appropriate for the reasons for the suspension. The person will be informed at the point of their suspension who their named contact is within the school, and provided with contact details.

6.8 The school and local authority will always give due weight to the views of the LADO, Police and social care services when making a decision about suspension.

7 Information sharing

7.1 In a strategy discussion or initial evaluation of the case, the agencies involved should share all relevant information they have about the person who is the subject of the allegation, and about the alleged victim.

7.2 Wherever possible the school will ask the Police and/or Social Services to obtain consent from the individuals involved to share statements and evidence for use in the disciplinary process.
8 Oversight and monitoring

8.1 As stated in ‘Keeping Children Safe in Education’ (2016), the LADO has overall responsibility for oversight of the procedures for dealing with allegations; for resolving any inter-agency issues; and for liaison with the Local Safeguarding Children Board (LSCB) on the subject. The LADO will provide advice and guidance to the Case Manager, in addition to liaising with the police and other agencies, and monitoring the progress of cases to ensure that they are dealt with as quickly, fairly and thoroughly as possible. It is expected that reviews will be conducted at fortnightly or monthly intervals, depending on the complexity of the case.

8.2 Police forces have responsibility for identifying officers who will be responsible for:
- liaising with the LADO;
- taking part in the strategy discussion or initial evaluation;
- reviewing the progress of those cases in which there is a police investigation; and
- sharing information on completion of the investigation or any prosecution.

8.3 If the strategy discussion or initial assessment decides that a police investigation is required, the Police are responsible for setting a target date for reviewing the progress of the investigation and consulting the Crown Prosecution Service (CPS) about whether to charge the individual, continue to investigate, or close the investigation. Wherever possible, it is expected that a review will take place no later than four weeks after the initial evaluation. Dates for subsequent reviews, ideally at fortnightly intervals, will be set at the meeting if the investigation continues.

9 Record Keeping

9.1 Details of allegations found to have been malicious will be removed from any personnel records.

9.2 For all other allegations, a clear and comprehensive summary of the allegation, details of how it was followed up and resolved and a note of any action taken and decisions reached is to be kept on a person’s confidential personnel file and a copy given to the person concerned.

9.3 The purpose of the record is to enable accurate information to be given in response to any future request for a reference, where appropriate. It will provide clarification in cases where future DBS checks reveal information from the Police about an allegation which did not result in a criminal conviction, and it will help to prevent unnecessary re-investigation if, as may happen, an allegation re-surfaces after a period of time.

9.4 The record will be retained at least until the person has reached retirement or for a period of 10 years from the date of the allegation, whichever is longer.

10 Resignations and Compromise Agreements

10.1 If the accused person resigns, or ceases to provide their services, this will not prevent an allegation being followed up in accordance with this policy.

10.2 If the accused person resigns or their services cease to be used and the criteria are met for a referral to the DBS, a settlement/compromise agreement will not be used and a referral to the DBS will be made.
10.3 The school acknowledges the importance of ensuring that every effort is made to reach a conclusion in all cases of allegations affecting the safety or welfare of children, including any in which the person concerned refuses to cooperate with the process. Wherever possible the person against whom the allegation was made will be given a full opportunity to answer the allegation and make representations.

10.4 The process of recording the allegation and any supporting evidence, and reaching a judgement about whether it can be substantiated on the basis of all the information available will continue, even if the person against whom the allegation was made does not cooperate. It may be difficult to reach a conclusion (or impose disciplinary sanctions) in those circumstances, but the school will endeavour to reach a conclusion wherever possible.

10.5 Settlement/compromise agreements, by which a person agrees to resign if the school agrees not to pursue disciplinary action and where both parties agree a form of words to be used in any future reference, should not be used in cases of refusal to cooperate or resignation before the person’s notice period expires.

11 References
Cases in which an allegation was proven to be false, unsubstantiated or malicious will not be included in employer references. A history of repeated concerns or allegations which have all been found to be false, unsubstantiated or malicious will not be included in any reference.

12 Action following a criminal investigation or a prosecution
12.1 The Police will inform the local authority and the school immediately when a criminal investigation and any subsequent trial is complete, or if it is decided to close an investigation without charge, or not to continue to prosecute the case after the person has been charged.

12.2 In those circumstances the LADO should discuss whether any further action, including disciplinary action, is appropriate and, if so, how to proceed. The information provided by the Police and/or children’s social care services will inform that decision. The options will depend on the circumstances of the case and the consideration will take into account the result of the police investigation or the trial, as well as the different standard of proof required in disciplinary and criminal proceedings.

13 Action on conclusion of a case, including referrals to the Disclosure and Barring Service (DBS) or the National College for Teaching and Leadership (NCTL)
13.1 If the allegation is substantiated and the person is dismissed, or the employer ceases to use the person’s services, or the person resigns or otherwise ceases to provide his or her services, the Case Manager will work with the LADO to determine whether a referral to the DBS for consideration of inclusion on the barred lists is required; and in the case of a member of teaching staff, whether to refer the matter to the National College for Teaching and Leadership (NCTL) to consider prohibiting the individual from teaching, if the threshold for a referral to the DBS has not been met.

13.2 The school acknowledges its legal duty to refer to the DBS any person (whether employed, contracted, a volunteer or student/trainee) whose services are no longer used because he or she is no longer considered suitable to work with children; anyone who has harmed, or poses a risk of harm, to a child; where the harm test is satisfied in respect of that individual; where the individual has received a caution or conviction for a relevant
offence, or if there is reason to believe the individual has committed a listed relevant offence; and who has been removed from working (paid or unpaid) in regulated activity, or would have been removed had they not left.

13.3 The DBS will consider whether to bar the person. Referrals will be made as soon as possible after the resignation or removal of the individual. The school will supply any information held to the DBS on request.

13.4 Where a teacher has been dismissed, resigned or their services cease to be used and the criteria for referral do not meet the threshold of a referral to the DBS, but a prohibition order may be appropriate, a referral to the National College for Teaching and Learning (NCTL) will be considered. The reasons such an order would be considered are: “unacceptable professional conduct”, “conduct that may bring the profession into disrepute” or a “conviction, at any time, for a relevant offence”. Further guidance is published on the NCTL website. Where a referral has been made to the DBS, it is not necessary for a referral also to be made to NCTL, as information is shared between the two bodies.

13.5 Where it is decided on the conclusion of a case that a person who has been suspended can return to work, the Case Manager will consider how best to facilitate a return, and how the person’s contact with the child who made the allegation can best be managed, if he or she is still a pupil at the school.

14 Action in cases of unfounded or malicious allegations

14.1 If an allegation is determined to be unfounded or malicious, the matter will be referred to the local authority children’s social care to determine whether the child concerned is in need of its services, or may have been abused by someone else.

14.2 In the event that an allegation is shown to have been deliberately invented or malicious, the school will consider whether any disciplinary action is appropriate against the pupil who made it, or the Police will be asked to consider whether any action might be appropriate against the person responsible, even if he or she is not a pupil.

15 Learning Lessons

At the conclusion of a case in which an allegation is substantiated, the Case Manager on behalf of the school will work with the LADO to determine whether any improvements can be made to the school’s procedures and/or practice to help to prevent similar events in future. This will include issues arising from the decision to suspend the member of staff, the duration of the suspension and whether or not suspension was justified. Lessons should also be learned from the use of suspension where the individual is subsequently reinstated. The LADO and Case Manager will consider how future investigations of a similar nature could be carried out without suspending the individual.
Appendix 2: Types and Signs of Abuse

Recognising child abuse is not easy. It is not your responsibility to decide whether or not child abuse has taken place or if a child is at significant risk of harm from someone. All staff and volunteers do, however, have both a responsibility and duty to act in order that the appropriate agencies can investigate and take any necessary action to protect a child.

One definition of abuse is a form of maltreatment of a child. Somebody may abuse or neglect a child by inflicting harm or by failing to act to prevent harm. Children may be abused in a family or in an institutional or community setting by those known to them or, more rarely, by others (eg via the internet). They may be abused by an adult or adults or another child or children.

Child abuse may be suspected if any one or more of the following factors set out in this Appendix are evident. It should, however, be noted that there may be other factors that are not included in this list, and anyone who has any cause for concern should consult with the Designated Safeguarding Lead or deputy.

The following information at paragraphs 1 – 4 below should help you to be more alert to the types and signs of possible abuse. This is taken directly from the NSPCC (‘The definitions and signs of child abuse’ 2010).

1 Physical abuse

1.1 Most children will collect cuts and bruises as part of the rough-and-tumble of daily life. Injuries should always be interpreted in light of the child’s medical and social history, developmental stage and the explanation given. Most accidental bruises are seen over bony parts of the body, e.g. elbows, knees, shins, and are often on the front of the body. Some children, however, will have bruising that is more than likely inflicted rather than accidental.

1.2 Important indicators of physical abuse are bruises or injuries that are either unexplained or inconsistent with the explanation given, or visible on the ‘soft’ parts of the body where accidental injuries are unlikely, e.g cheeks, abdomen, back and buttocks. A delay in seeking medical treatment when it is obviously necessary is also a cause for concern, although this can be more complicated with burns, as these are often delayed in presentation due to blistering taking place some time later.

1.3 The physical signs of abuse may include:
  * unexplained bruising, marks or injuries on any part of the body
  * multiple bruises in clusters, often on the upper arm, outside of the thigh
  * cigarette burns
  * human bite marks
  * broken bones
  * scalds, with upward splash marks
  * multiple burns with a clearly demarcated edge

1.4 Changes in behaviour that can also indicate physical abuse:
  * fear of parents being approached for an explanation
  * aggressive behaviour or severe temper outbursts
  * flinching when approached or touched
  * reluctance to get changed, for example in hot weather
  * depression
  * withdrawn behaviour
2 Emotional abuse
2.1 Emotional abuse can be difficult to measure, as there are often no outward physical signs. There may be a developmental delay due to a failure to thrive and grow, although this will usually only be evident if the child puts on weight in other circumstances, for example when hospitalised or away from their parents’ care. Even so, children who appear well-cared for may nevertheless be emotionally abused by being taunted, put down or belittled. They may receive little or no love, affection or attention from their parents or carers. Emotional abuse can also take the form of children not being allowed to mix or play with other children.

2.2 Changes in behaviour which can indicate emotional abuse include:
- neurotic behaviour e.g. sulking, hair twisting, rocking
- being unable to play
- fear of making mistakes
- sudden speech disorders
- self-harm
- fear of parent/carer being approached regarding their behaviour
- developmental delay in terms of emotional progress
- bullying and/or aggressive behaviour

3 Sexual abuse
3.1 Adults who use children to meet their own sexual needs abuse both girls and boys of all ages, including infants and toddlers. Usually, in cases of sexual abuse it is the child’s behaviour that may cause you to become concerned, although physical signs can also be present. In all cases, children who tell about sexual abuse do so because they want it to stop. It is important, therefore, that they are listened to and taken seriously.

3.2 It is also important to remember that it is not just adult men who sexually abuse children. There are increasing numbers of allegations of sexual abuse of children against women, and sexual abuse can also be perpetrated by other children or young people.

3.3 The physical signs of sexual abuse may include:
- pain or itching in the genital area
- bruising or bleeding near genital area
- sexually transmitted disease
- vaginal discharge or infection
- stomach pains
- discomfort when walking or sitting down
- pregnancy

3.4 Changes in behaviour which can also indicate sexual abuse include:
- sudden or unexplained changes in behaviour e.g. becoming aggressive or withdrawn
- fear of being left with a specific person or group of people
- having nightmares
- running away from home
- sexual knowledge which is beyond their age or developmental level
- sexual drawings or language
- bedwetting
- eating problems such as overeating or anorexia
- self-harm or mutilation, sometimes leading to suicide attempts
• saying they have secrets they cannot tell anyone about
• substance or drug abuse
• suddenly having unexplained sources of money
• not allowed to have friends (particularly in adolescence)
• acting in a sexually explicit way towards adults

4 Neglect
4.1 Neglect can be a difficult form of abuse to recognise, yet has some of the most lasting and damaging effects on children.

4.2 The physical signs of neglect may include:
• constant hunger, sometimes stealing food from other children
• constantly dirty or ‘smelly’
• loss of weight, or being constantly underweight
• inappropriate clothing for the conditions

4.3 Changes in behaviour which can also indicate neglect may include:
• complaining of being tired all the time
• not requesting medical assistance and/or failing to be taken to appointments
• having few friends
• mentioning being left alone or unsupervised

In addition to the above, staff and volunteers should consider the following types of abuse:

5 Honour Based Violence (HBV)
HBV encompasses crimes which have been committed to protect or defied the honour of the family and/or the community including Female Genital Mutilation (see below) and forced marriage. All forms of HBV are abuse and should be handled as a safeguarding issue in accordance with the procedures set out in this policy.

6 Female Genital Mutilation (FGM) (See also Attendance Policy)
6.1 Female Genital Mutilation (FGM), also called Female Circumcision or Female Genital Cutting or sunna, is any procedure designed to alter or injure a girl’s (or woman’s) genital organs for non-medical reasons. It affects girls particularly from North African countries, including Somali, Sudanese, Sierra Leone, Gambian, Liberian, Egyptian, Nigerian, Ethiopian and Eritrean communities. Non-African communities which practise FGM include Yemeni, Afghani, Kurdish, Indonesian, Malaysian and Pakistani Bohra Muslim communities.

FGM is illegal in the UK. It is also illegal to take a British national or permanent resident abroad to undergo FGM or to help someone who is trying to arrange to have FGM performed. The current maximum sentence for carrying out FGM or for helping it to be performed is 14 years in prison.

This procedure often takes place in the summer, as the recovery period after FGM can be 6 to 9 weeks. Schools should be alert to the possibility of FGM as a reason why a girl in a high risk group is absent from school or where the family request an ‘authorised absence’ for just before or just after the summer school holidays.

6.2 Warning signs include:
• a girl talks about plans to have a ‘special procedure’ or to attend a special occasion to ‘become a woman’
• a girl's parents state that they or a relative intend to take the child out of the country for a prolonged period
• a girl talks about a long holiday to her country of origin or to another country where the practice is prevalent

There are also signs which may indicate that a girl has already undergone FGM:
• difficulty walking, sitting or standing
• spending longer than normal in the toilet
• changed behaviour after a lengthy absence
• reluctance to undergo normal medical examinations
• asking for help, but unable to be explicit about the problem owing to embarrassment or fear

6.3 Although it is difficult to identify girls before FGM takes place, where girls from these high risk groups return from a long period of absence with symptoms of FGM, advice should be sought from the Police or social services. Where a teacher, in the course of their work, discovers that an act of FGM appears to have been carried out on a girl under the age of 18, there is a statutory duty to report it to the Police and the teacher must personally report it to the Police. Unless the teacher has good reason not to, they should also discuss any such case with the DSL and children’s social care as appropriate. In the case of any non-teachers, any discovery or concerns should be reported to the DSL in accordance with the safeguarding procedures.

6.4 The duty to report to the police does not apply in relation to at risk or suspected cases. In these cases, teachers should follow the safeguarding procedures set out in this Policy.

6.5 FGM is a safeguarding and child protection issue. Lowther will:
• Maintain a robust attendance policy which does not authorise holidays, extended or otherwise, in term time
• Provide FGM training for Designated Safeguarding Leads and appropriate training for all staff dealing directly with pupils
• Initiate FGM discussions by the DSL and/or the school nurse with parents of children at risk from practising communities
• Deliver age-appropriate PSHE and SRE to children. In order to protect children it is important that key information is known by all of the school community
• Record the countries of origin of all children joining the school roll
• Follow the local safeguarding board procedures in any case of suspected abuse

7 Child Sexual Exploitation
7.1 Another form of abuse of which to be aware is child sexual exploitation. The following information is taken from the NSPCC (July 2013).

7.2 Child sexual exploitation (CSE) is a form of sexual abuse that involves the manipulation and/or coercion of young people under the age of 18 into sexual activity in exchange for things such as money, gifts, accommodation, affection or status. The manipulation or ‘grooming’ process involves befriending children, gaining their trust, and often feeding them drugs and alcohol, sometimes over a long period of time, before the abuse begins. The abusive relationship between victim and perpetrator involves an imbalance of power which limits the victim’s options. It is a form of abuse which is often misunderstood by victims and outsiders as consensual. Although it is true that the victim can be tricked into believing they are in a loving relationship, no child under the age of 18 can ever consent to being abused or exploited.
7.3 Child sexual exploitation can manifest itself in different ways. It can involve an older perpetrator exercising financial, emotional or physical control over a young person. It can involve peers manipulating or forcing victims into sexual activity, sometimes within gangs and in gang-affected neighbourhoods, but not always. Exploitation can also involve opportunistic or organised networks of perpetrators who may profit financially from trafficking young victims between different locations to engage in sexual activity with multiple people.

7.4 This abuse often involves violent and degrading sexual assaults and rape. The Children’s Commissioner’s report on sexual exploitation by gangs and groups found that oral and anal rape were the most frequently reported types of abuse. Experts agree that these types of abuse are particularly humiliating and controlling, and, as such, may be preferred by those who exploit vulnerable young people. Exploitation can also occur without physical contact when children are persuaded or forced to post indecent images of themselves online, participate in non-contact sexual activities via a webcam or smartphone, or engage in sexual conversations on a mobile phone.

7.5 Technology is widely used by perpetrators as a method of grooming and coercing victims, often through social networking sites and mobile devices. This form of abuse usually occurs in private, or in semi-public places such as parks, cinemas, cafes and hotels. It is increasingly occurring at ‘parties’ organised by perpetrators for the purposes of giving victims drugs and alcohol before sexually abusing them.

7.6 Grooming and sexual exploitation can be very difficult to identify. Warning signs can easily be mistaken for ‘normal’ behaviour and/or development. However, parents, carers, school teachers and practitioners are advised to be alert to the following signs and symptoms:

- inappropriate sexual or sexualised behaviour
- repeat sexually transmitted infections; in girls repeat pregnancy, abortions, miscarriage
- having unaffordable new things (clothes, mobile) or expensive habits (alcohol, drugs)
- going to hotels or other unusual locations to meet friends
- getting in/out of different cars driven by unknown adults
- going missing from home or care
- having older boyfriends or girlfriends
- associating with other young people involved in sexual exploitation
- truancy, exclusion, disengagement with school, opting out of education altogether
- unexplained changes in behaviour or personality (chaotic, aggressive, sexual)
- drug or alcohol misuse
- getting involved in crime
- injuries from physical assault, physical restraint, sexual assault
Appendix 3: Signs of Radicalisation

1 The school recognises that those who are at risk of being drawn into extremism or terrorism are likely to have a range of vulnerabilities. These will include a number of ‘push’ and ‘pull’ factors, often related to negative perceptions of their belonging, purpose or self-worth.

2 Staff, pupils or parents may see some of the general signs which may indicate an issue such as a change in attitude/character, appearance or dress, or academic performance. In additions, the Prevent Strategy groups factors under the headings of ‘engagement’, ‘intention’, and ‘capability’.

3 Factors which might suggest engagement:
   - spending increasing time in the company of other suspected extremists;
   - changing their style of dress or personal appearance to accord with the group;
   - day-to-day behaviour becoming increasingly centred around an extremist ideology, group or cause;
   - loss of interest in other friends and activities not associated with the extremist ideology, group or cause;
   - possession of material or symbols associated with an extremist cause (e.g. the swastika for far right groups);
   - attempts to recruit others to the group/cause/ideology; or
   - communications with others that suggest identification with a group/cause/ideology.

4 Example indicators that an individual has an intention to cause harm, use violence or other illegal means include:
   - clearly identifying another group as threatening what they stand for and blaming that group for all social or political ills;
   - using insulting or derogatory names or labels for another group;
   - speaking about the imminence of harm from the other group and the importance of action now;
   - expressing attitudes that justify offending on behalf of the group, cause or ideology;
   - condoning or supporting violence or harm towards others; or
   - plotting or conspiring with others.

5 Example indicators that an individual is capable of causing harm or contributing directly or indirectly to an act of terrorism include:
   - having a history of violence;
   - being criminally versatile and using criminal networks to support extremist goals;
   - having occupational skills that can enable acts of terrorism (such as civil engineering, pharmacology or construction); or
   - having technical expertise that can be deployed (e.g. IT skills, knowledge of chemicals, military training or survival skills).

6 The examples above are not exhaustive and vulnerability may manifest itself in other ways. There is no single route to terrorism nor is there a simple profile of those who become involved. Outward expression of faith, in the absence of any other indicator of vulnerability, is not a reason to make a referral to Channel.
Appendix 4: Code of Conduct for working with children

**Staff code of conduct**

The 'Code of Conduct and Grievance Procedure' is accessible to all staff via the school's server. It is referenced in the Staff Handbook and features in the induction process for all staff.
Appendix 5: Job Description for the Designated Safeguarding Lead (and deputy)
The broad areas of responsibility for the Designated Safeguarding Lead and, in their absence, the Deputy Designated Safeguarding Lead, are outlined below:

1. Managing referrals
   a. Refer all cases of suspected abuse to the local authority children’s social care and:
      • the local authority designated officer (LADO), in cases which concern a staff member,
      • the Disclosure and Barring Service, in cases where a person is dismissed or left due to risk/harm to a child, and/or
      • the Police, in cases where a crime may have been committed.
      • refer cases to the Channel programme where there is a radicalisation concern.
   b. Keep the Headteacher informed of all safeguarding matters especially ongoing enquiries under section 47 of the Children Act 1989 and police investigations.
   c. Liaise with the Case Manager and LADO in cases which concern a member of staff.
   d. Act as a source of support, advice and expertise to staff on matters of safeguarding child protection and radicalisation, and when deciding whether to make a referral by liaising with relevant agencies.
   e. Ensure that referrals are made in line with relevant local procedures.
   f. Report termly to the designated Governor, and inform the designated Governor for Safeguarding of all referrals.

2. Training
   a. Training of Staff
      • Ensure that all staff training is updated every three years, in accordance with the school’s Safeguarding (Child Protection) Policy. Keep a record of staff safeguarding and Prevent training.
   b. Training of the Designated Safeguarding Lead and Deputies
      • Receive appropriate training every two years, in order to provide them with the knowledge and skills required to carry out the role.
      • Undertake Prevent Awareness training.
      • In addition, obtain access to resources and attend any relevant or refresher training courses at least annually to keep up with developments relevant to the role as DSL/Deputy in order to:
        • Encourage a culture of listening to children and taking account of their wishes and feelings, among all staff, in any measures the school may put in place to protect them.
        • Understand the assessment process for providing early help and intervention, for example through locally agreed common and shared assessment processes such as early help assessments.
        • Know how local authorities conduct a child protection case conference and a child protection review conference and be able to attend and contribute to these effectively when required to do so.
        • Ensure each member of staff has access to and understands the school’s child protection policy and procedures, especially new and part time staff.
        • Be alert to the specific needs of children in need, those with special educational needs and young carers.
        • Be able to keep detailed, accurate, secure written records of concerns and referrals.
        • Understand and support the school with regards to the requirements of the Prevent duty and be able to provide advice and support to staff on protecting children from the risk or radicalisation.
c. Training of the Governing Board
   • Ensure that Governors receive annual safeguarding training/updates.

3. Children in need of additional support
   Co-ordinate the school’s role in supporting pupils where it is considered that additional intervention is required.

4. Looked After Children
   Acting as the Designated Member of Staff for Looked After Children and ensuring implementation of that policy.

5. Raising Awareness
   The Designated Safeguarding Lead should ensure that the school’s safeguarding policies are known and used appropriately:
   • Ensure that the Safeguarding (Child Protection) Policy is reviewed annually and the procedures and implementation are updated and reviewed regularly, and work with the Governing Board, in particular, the designated Governor for Safeguarding (including Looked After Children) regarding this.
   • Ensure the Safeguarding (Child Protection) Policy is available publicly and parents are aware of the fact that referrals about suspected abuse or neglect may be made and the role of the school in this process.
   • Link with the LSCB to make sure staff are aware of training opportunities and the latest local policies on safeguarding.

6. Sharing Information
   • Where children leave the school, ensure that their child protection file is transferred to the new school as soon as possible. This should be transferred separately from the main pupil file and securely, and confirmation of receipt should be obtained.

7. Links with agencies
   Develop effective links with relevant statutory and voluntary agencies.

8. Availability
   • Be available during school hours for staff to discuss safeguarding concerns, and ensure the deputy is otherwise available.
Appendix 6: School’s arrangements for education of looked after children (LACS)

1. Definitions
1.1 The term Looked After Children has a specific legal meaning based on the Children Act. A child is looked after by a local authority if he or she has been provided with accommodation for a continuous period of more than 24 hours, in the circumstances set out in sections 20 and 21 of the Children Act 1989, or is placed in the care of a local authority by virtue of an order made under part IV of the Act.

1.2 The majority of children who are looked after by the local authority are placed with foster carers as it is believed to be best for children to live within a family environment. For some children however, residential care may be more appropriate.

2. Background
Nationally, Looked After Children significantly underachieve and are at greater risk of exclusion compared with their peers. Schools have a major part to play in ensuring that Looked After Children are supported to be healthy, stay safe, enjoy, achieve, make a positive contribution to society and achieve economic well-being.

3. Statutory Framework
3.1 The school recognises the importance of helping Looked After Children (hereafter LAC) succeed, and providing a better future for them. This policy therefore takes account of:
• Statutory guidance: Promoting the education of looked-after children (July 2014)
• Statutory guidance: Designated teacher for looked-after children (November 2009)

4. Principles
The approach of supporting the educational achievement of Looked After Children is based on the following principles:
• prioritising education;
• promoting attendance;
• targeting support;
• having high expectations;
• promoting inclusion through challenging and changing attitudes;
• achieving stability and continuity;
• early intervention and priority action;
• listening to children;
• promoting health and wellbeing;
• reducing exclusions and promoting stability;
• working in partnership with carers, social workers and other professionals;

5. Aims
5.1 As for all its pupils, the School is committed to helping every LAC to achieve the highest standards, including supporting aspirations to achieve in further and higher education. This can be measured by improvement in their achievement and attendance.

5.2 The School will champion the needs of LAC, raise awareness and challenge negative stereotypes about them, in order to ensure that they achieve to the highest level possible.

6. Roles and Responsibilities
6.1 The Governing Board
The Governing Board will carry out those responsibilities outlined in statutory guidance: *Promoting the education of looked-after children*, including, but not limited to, the following:

- Identify a nominated Governor for LAC (who will be the same Governor as identified as responsible for safeguarding).
- Ensure that all Governors are fully aware of the legal requirements and guidance on the education of LAC.
- Ensure the school has an overview of the needs and progress of LAC.
- Allocate resources to meet the needs of LAC.
- Ensure the school’s other policies and procedures (in particular those listed at the start of this Policy) support their needs.
- Monitor the academic progress of LAC, through an annual report supplied by the DSL.
- Work to prevent exclusions and reduce time out of school, by ensuring the school implements policies and procedures to ensure LAC achieve and enjoy their time at the school, by recognising the extra problems caused by excluding them and by using exclusion only as a last resort;
- Ensure that the school has a Designated Teacher for LAC, and that this Designated Teacher is enabled to carry out his or her responsibilities as below.
- Support the Headteacher and other staff in ensuring that the needs of LAC are recognised and met.
- Ensure a Personal Education Plan (PEP) is in place, implemented and regularly reviewed for every LAC, in line with statutory guidance on PEPs.
- Receive regular reports from the DSL setting out:
  - The number of looked-after pupils on the school’s roll (if any).
  - Their attendance, as a discrete group, compared to that of other pupils.
  - The number of fixed term and permanent exclusions (if any).
  - The destinations of pupils who leave the school.
  - The information for this report should be collected and reported in ways that preserve the anonymity and respect the confidentiality of the pupils concerned.

6.2 **The Headteacher**

The Headteacher is responsible and will carry out those responsibilities outlined in statutory guidance *Promoting the education of looked-after children*, including but not limited to ensuring implementation of the following:

- A Designated Teacher is identified for LAC, whose role is set out below and another appropriate person is identified quickly should the Designated Teacher leave the school or take leave. The Designated Teacher will ordinarily be the DSL, and their respective Deputies will usually act as the Designated Teacher should they leave the School or take leave.
- Procedures are in place to monitor the admission, progress, attendance and any exclusion of LAC and take action where progress, conduct or attendance is below expectations.
- Maintain accurate records and report on the progress, attendance and conduct of each LAC, so that Governors or inspectors may select a LAC, and be able to track attainment and support received.
- Ensure staff receive relevant training and are aware of their responsibilities under this policy and related guidance, and that staff have the skills, knowledge and understanding necessary to keep safe children who are looked after by a local authority. This includes ensuring that staff have up to date assessment information from the relevant local authority, the most recent care plan and contact arrangements
with parents, and delegated authority to carers, and information available to the designated person.

6.3 **The Designated Teacher(s)**

The School’s Designated Teacher(s) will take on those responsibilities outlined in statutory guidance: Promoting the education of looked-after children, including but not limited to the following:

- Undertake appropriate training as and where necessary to be able to support any LAC on roll.
- Contribute as required to inter-agency working or development planning in respect of any LAC on roll.
- Ensure a welcome and smooth induction for the child and their carer, in consultation with the child’s social worker;
- Ensure that a Personal Education Plan is completed with the child, the social worker, the foster carer and any other relevant people, in good time before any Care Plan reviews;
- Ensure that each LAC has an identified member of staff that they can talk to. This need not be the Designated Teacher, but should be based on the child’s own wishes;
- Track attainment and progress and target support appropriately;
- Co-ordinate any support for the LAC that is necessary within school;
- Ensure confidentiality for individual pupils, sharing personal information on a need to know basis;
- Ensure, as far as possible, attendance at planning and review meetings;
- Act as an advisor to staff and Governors, raising their awareness of the needs of LAC;
- Set up timely meetings with relevant parties where the pupil is experiencing difficulties in school or is at risk of exclusion;
- Ensure the speedy transfer of information between individuals, agencies and, if the pupil changes school, to a new school;
- Be proactive in supporting transition and planning when moving to a new phase in education;
- Track academic progress and target support appropriately;
- Promote inclusion in all areas of school life;
- Be aware that 60% of LAC say they are bullied, so actively monitor and prevent bullying in school by raising awareness through the school’s anti-bullying policy;
- Ensure that the audit on attendance and numbers and any other relevant information is returned to social workers, parents and/or Virtual School Head as necessary and every term as a minimum (where the number of LACs on the School roll is greater than zero in that term);

6.4 **Responsibilities of all staff**

All staff of the School will:

- Have high aspirations for the educational and personal achievement of LAC, as for all pupils.
- Maintain LAC confidentiality and ensure they are supported sensitively.
- Respond positively to a pupil’s request to be the named member of staff to whom they can talk when they feel it is necessary.
- Respond promptly to the Designated Teacher’s requests for information.
- Work to enable LAC to achieve stability and success within school.
- Promote the self-esteem of all LAC.
- Have an understanding of the key issues that affect the learning of LAC.
• Be aware that 60% of LAC say they are bullied and work to prevent bullying in line with the school’s policy.
• Develop the skills, knowledge and understanding necessary to keep safe children who are looked after by a local authority.
• Read, record and act upon, as necessary, all relevant information shared with them in relation to LACs, including:
  ▪ up-to-date assessment information from the relevant local authority;
  ▪ the most recent care plan and contact arrangements with parents and delegated authority to carers;
  ▪ information available to the Designated Teacher.
Appendix 7: Terms of Reference for Annual Safeguarding Review

1 Purpose
1.1 The Annual Safeguarding Review is commissioned by the Governing Board and undertaken by the Designated Safeguarding Lead with input from the Nominated Safeguarding Governor every Summer Term.

1.2 The Terms of Reference of the Annual Safeguarding Review set out the required content of the annual report. The report must provide the Governing Board with assurance:

1.2.1 about the adequacy of the school’s safeguarding policies and practice;
1.2.2 that practice reflects the policies and statements; and
1.2.3 the pupils are safe

and provide supporting evidence-based feedback.

2 Review of Terms of Reference
2.1 These will be presented annually to the Board at a Governors’ Meeting in the Spring term for approval.

2.2 In considering whether the terms of reference remain fit for purpose, the Board shall take the following into account:
- whether the report incorporates sufficient detail for the Governing Board to gain assurance about the adequacy of the school’s safeguarding policies and practice;
- whether there have been any changes in legislation/statutory guidance or any events have occurred that require additional checks to be undertaken or evidence provided by the DSL.

3 Minimum Required Content of the Annual Safeguarding Review
3.1 Safeguarding (Child Protection) Policy
Confirmation that it is up to date or changes required and that it has been implemented throughout the year.

3.2 Staff and Governor Training
Details of training undertaken and confirmation it is up to date.

3.3 Safeguarding Information for Pupils
An update on how pupils are taught about safeguarding, taking into account the particular issues facing the pupil population from time to time.

3.4 Safeguarding Initiatives
Details of any initiatives undertaken during the year.

3.5 Contact with Social Services (SPA/LADO)/Police/DBS/NCTL
Details of:
Contact with social services and numbers of referrals;
Contact with the Police on any matters;
Referrals to DBS and/or NCTL.

3.6 Patterns
A review of all safeguarding issues and confirmation of whether or not any patterns exist or could be forming.
3.7 Allegations against Staff or Volunteers
Details of any matters to report.

3.8 Safer Recruitment
Details of any changes in procedures, and confirmation that proper checks are in place and implemented.

3.8 Nominated Safeguarding Governor
3.8.1 Details of checks (and conclusions) undertaken by the Nominated Safeguarding Governor during the course of the year, which must include:
   a) an inspection of a sample of records of serious cases and incidents (whether or not they were referred to the LSCB) in particular in order to provide adequate evidence on the extent of compliance with the school’s safeguarding policies;
   b) at least one review of the SCR;
   c) speaking to staff outside SMT to ascertain their knowledge of safeguarding procedures and the culture within the school;

3.8.2 Confirmation that the job description of a Nominated Safeguarding Governor remains appropriate, or changes proposed.
Appendix 8: Job Description: Nominated Safeguarding Governor

1 The main role and duties of the Nominated Safeguarding Governor on behalf of the Governing Board (which retains overall responsibility) are to:

1.1 Support and promote well-being, safeguarding and child protection issues at the highest level within the school;

1.2 encourage other members of the Governing Board to develop their understanding of the Governing Board’s responsibilities with regard to well-being, safeguarding and child protection and support them in the performance of these duties;

1.3 ensure that the Governing Board puts in place a suitable safeguarding and child protection policy (Safeguarding (Child Protection) Policy) and associated policies and procedures which have proper regard to prevailing regulations, guidance, standards and advice;

1.4 be familiar with the Local Safeguarding Children Board guidance and procedures relating to safeguarding and child protection and associated issues, contributing to inter-agency working;

1.5 contribute to ensuring any deficiencies in the school’s safeguarding practices brought to Governors’ attention from any source are investigated and addressed;

1.6 meet regularly (at least termly) with the school's Designated Safeguarding Lead in order to monitor the effectiveness of the school’s Safeguarding (Child Protection) Policy and procedures and the implementation across the school

1.7 ensure that the Governing Board receives a report on the implementation of the school’s Safeguarding (Child Protection) Policy and procedures to support the full Governing Board’s review of safeguarding in the school at least annually (or earlier if needed in response to changes to the law, policy or statutory guidance or as appropriate in response to specific incidents) in accordance with statutory guidance;

1.8 alert the Governing Board to any incident which the Nominated Safeguarding Governor regards as a substantiated safeguarding incident;

1.9 ensure that the Designated Safeguarding Lead is part of the school’s senior leadership team, and has sufficient time and resources to carry out their duties effectively;

1.10 ensure that a Deputy Designated Safeguarding Lead is identified;

1.11 ensure that the Designated Safeguarding Lead and Deputy Designated Safeguarding Lead(s) receive appropriate training at least every two years;

1.12 ensure that arrangements are in place for the inclusion of child protection training on the school’s procedures in an induction programme for all people working in the school, no matter for how long, nor the status of that individual;

1.13 ensure safer recruitment procedures are in place and implemented with appropriate checks undertaken on all new staff and volunteers;

1.14 review the school’s Single Central Register on at least an annual basis, after undertaking sufficient training to be able to interrogate the register and identify potential deficiencies;

1.15 undertake an annual check of staff awareness and understanding of safeguarding procedures;
be aware of how safeguarding and child protection issues, including guidance on adjusting behaviours to reduce risks, the safer use of electronic devices, social media and the internet and advice on who to turn to for help, are addressed through the curriculum;

ensure that the Governing Board monitors and assesses specific safeguarding issues, such as (without limitation) historical concerns, mental health, children missing education, radicalisation, pupils performing a caring role at home, children with special educational needs or learning difficulties, those for whom English is an additional language, child sexual exploitation, female genital mutilation and cyberbullying; and

both provide to, and seek from, the local authority and other relevant agencies information about how the Governing Board’s duties in respect of safeguarding and child protection have been discharged, where appropriate or requested.

The identity of and contact details for the Nominated Safeguarding Governor, together with an outline of his / her duties, will be publicised widely within the school community to ensure that pupils, parents, staff and Governors understand the purpose and importance of the role.

Should the role and duties of the Nominated Safeguarding Governor conflict with those assumed by others within the school, including the Chair of Governors, the Governing Board will take all necessary action to resolve those conflicts so as to achieve clarity about respective roles and duties. This may include amendments to the Safeguarding (Child Protection) Policy and/ or other governance arrangements applicable to the school.

The Nominated Safeguarding Governor will undertake appropriate training in accordance with the Local Safeguarding Children Board’s recommendations.
Appendix 9: Safeguarding Concern Report Form

<table>
<thead>
<tr>
<th>Name of Child:</th>
<th>Class:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adult reporting:</td>
<td>Date:</td>
</tr>
</tbody>
</table>

**Concern requires:**
- Immediate action
- Further Discussion with SLT

Tick the appropriate boxes that describe your concern:
- Suspected emotional abuse
- Suspected physical abuse
- Suspected sexual abuse
- Suspected neglect

Please describe the concern in as much detail as possible. If the child has reported to you, use the child’s own words.

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For SLT Use

**Is the child:**
- On the SEN register
- Looked after
- Known to Social Services
- On a Child Protection plan

**Actions taken and results:**

This form must be given to Designated Safeguarding Leads (Emily Fitch or Lisa Said)
Or in their absence, Deputy Safeguarding Lead (Dermot Bracken)
Keeping children safe in education

Part 1: Information for all school and college staff

September 2016
Contents

Summary

Part one: Safeguarding information for all staff
   What school and college staff should know and do
   Types of abuse and neglect
   Specific safeguarding issues

Annex A: Further information
Summary

Keeping children safe in education is statutory guidance for schools and colleges who must have regard to it when carrying out their duties to safeguard and promote the welfare of children. This means that they should comply with it unless exceptional circumstances arise.

- governing bodies of maintained schools (including maintained nursery schools) and colleges;
- proprietors of independent schools (including academies and free schools), alternative provision academies and non-maintained special schools; and
- management committees of pupil referral units (PRUs)

are asked to ensure that all staff read at least Part one of the guidance.

For ease of reference Part one is set out here as a standalone document.
Part one: Safeguarding information for all staff

What school and college staff should know and do

A child centred and coordinated approach to safeguarding

1. Schools and colleges and their staff are an important part of the wider safeguarding system for children. This system is described in statutory guidance Working together to safeguard children.

2. Safeguarding and promoting the welfare of children is everyone's responsibility. Everyone who comes into contact with children and their families and carers has a role to play in safeguarding children. In order to fulfil this responsibility effectively, all professionals should make sure their approach is child-centred. This means that they should consider, at all times, what is in the best interests of the child.

3. No single professional can have a full picture of a child's needs and circumstances. If children and families are to receive the right help at the right time, everyone who comes into contact with them has a role to play in identifying concerns, sharing information and taking prompt action.

4. Safeguarding and promoting the welfare of children is defined for the purposes of this guidance as: protecting children from maltreatment; preventing impairment of children’s health or development; ensuring that children grow up in circumstances consistent with the provision of safe and effective care; and taking action to enable all children to have the best outcomes.

5. Children includes everyone under the age of 18.

The role of school and college staff

6. School and college staff are particularly important as they are in a position to identify concerns early, provide help for children, and prevent concerns from escalating.

7. All school and college staff have a responsibility to provide a safe environment in which children can learn.

8. Every school and college should have a designated safeguarding lead who will provide support to staff members to carry out their safeguarding duties and who will liaise closely with other services such as children's social care.

9. All school and college staff should be prepared to identify children who may benefit from early help. Early help means providing support as soon as a problem emerges at any point in a child’s life, from the foundation years through to the teenage years.

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1 Detailed information on early help can be found in Chapter 1 of Working together to safeguard children
years. In the first instance, staff should discuss early help requirements with the designated safeguarding lead. Staff may be required to support other agencies and professionals in an early help assessment.

10. **Any staff member** who has a concern about a child's welfare should follow the referral processes set out in paragraphs 21-27. Staff may be required to support social workers and other agencies following any referral.

11. The Teachers’ Standards 2012 state that teachers, including headteachers, should safeguard children’s wellbeing and maintain public trust in the teaching profession as part of their professional duties.  

### What school and college staff need to know

12. **All** staff members should be aware of systems within their school or college which support safeguarding and these should be explained to them as part of staff induction. This should include:

- the child protection policy;

- the staff behaviour policy (sometimes called a code of conduct); and

- the role of the designated safeguarding lead.

Copies of policies and a copy of Part one of this document (Keeping children safe in education) should be provided to staff at induction.

13. **All** staff members should receive appropriate safeguarding and child protection training which is regularly updated. In addition all staff members should receive safeguarding and child protection updates (for example, via email, e-bulletins and staff meetings), as required, but at least annually, to provide them with relevant skills and knowledge to safeguard children effectively.

14. **All** staff should be aware of the early help process, and understand their role in it. This includes identifying emerging problems, liaising with the designated safeguarding lead, sharing information with other professionals to support early identification and assessment and, in some cases, acting as the lead professional in undertaking an early help assessment.

15. **All** staff should be aware of the process for making referrals to children’s social care and for statutory assessments under the Children Act 1989 that may follow a referral, along with the role they might be expected to play in such assessments.

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2 The Teachers’ Standards apply to: trainees working towards QTS; all teachers completing their statutory induction period (newly qualified teachers [NQTs]); and teachers in maintained schools, including maintained special schools, who are subject to the Education (School Teachers’ Appraisal) (England) Regulations 2012.
16. **All** staff should know what to do if a child tells them he/she is being abused or neglected. Staff should know how to manage the requirement to maintain an appropriate level of confidentiality whilst at the same time liaising with relevant professionals such as the designated safeguarding lead and children’s social care. Staff should never promise a child that they will not tell anyone about an allegation, as this may ultimately not be in the best interests of the child.

**What school and college staff should look out for**

17. **All** school and college staff members should be aware of the types of abuse and neglect so that they are able to identify cases of children who may be in need of help or protection. Types of abuse and neglect, and examples of safeguarding issues are described in paragraphs 35-44 of this guidance.

18. Departmental advice *What to do if you are worried a child is being abused - Advice for practitioners* provides more information on understanding and identifying abuse and neglect. Examples of potential signs of abuse and neglect are highlighted throughout the advice and will be particularly helpful for school and college staff. The NSPCC website also provides useful additional information on types of abuse and what to look out for.

19. Staff members working with children are advised to maintain an attitude of ‘it could happen here’ where safeguarding is concerned. When concerned about the welfare of a child, staff members should always act in the **best** interests of the child.

20. Knowing what to look for is vital to the early identification of abuse and neglect. If staff members are unsure, they should always speak to the designated safeguarding lead.

**What school and college staff should do if they have concerns about a child**

21. If staff members have any **concerns** about a child (as opposed to a child being in immediate danger - see paragraph 28) they will need to decide what action to take. Where possible, there should be a conversation with the designated safeguarding lead to agree a course of action, although any staff member can make a referral to children’s social care. Other options could include referral to specialist services or early help services and should be made in accordance with the referral threshold set by the Local Safeguarding Children Board.

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3 Under the Children Act 1989, local authorities are required to provide services for children in need in their area for the purposes of safeguarding and promoting their welfare. Local authorities undertake assessments of the needs of individual children to determine which services to provide and what action to take. This can include:

Section 17 - A child in need is defined under section 17(10) of the Children Act 1989 as a child who is unlikely to achieve or maintain a reasonable level of health or development, or whose health or development is likely to be significantly or further impaired, without the provision of services; or a child who is disabled.

Section 47 - If the local authority have reasonable cause to suspect that a child is suffering, or likely to suffer, significant harm they have a duty to make enquiries under section 47 to enable them to decide whether they should take any action to safeguard and promote the child’s welfare. This duty also applies if a child is subject to an emergency protection order (under section 44 of the Children Act 1989) or in police protective custody under section 46 of the Children Act 1989.

22. If anyone other than the designated safeguarding lead makes the referral, they should inform the designated safeguarding lead as soon as possible. The local authority should make a decision within one working day of a referral being made about what course of action they are taking and should let the referrer know the outcome. Staff should follow up on a referral should that information not be forthcoming. The online tool Reporting child abuse to your local council directs staff to their local children’s social care contact number.

23. See page 9 for a flow chart setting out the process for staff when they have concerns about a child.

24. If, after a referral, the child’s situation does not appear to be improving, the designated safeguarding lead (or the person who made the referral) should press for reconsideration to ensure their concerns have been addressed and, most importantly, that the child’s situation improves.

25. If early help is appropriate, the designated safeguarding lead should support the staff member in liaising with other agencies and setting up an inter-agency assessment as appropriate.

26. If early help or other support is appropriate, the case should be kept under constant review and consideration given to a referral to children’s social care if the child’s situation does not appear to be improving.

27. If a teacher⁵, in the course of their work in the profession, discovers that an act of Female Genital Mutilation appears to have been carried out on a girl under the age of 18, the teacher must report this to the police. See Annex A for further details.

What school and college staff should do if a child is in danger or at risk of harm

28. If a child is in immediate danger or is at risk of harm, a referral should be made to children’s social care and/or the police immediately. Anyone can make a referral. Where referrals are not made by the designated safeguarding lead, the designated safeguarding lead should be informed as soon as possible that a referral has been made. Reporting child abuse to your local council directs staff to their local children’s social care contact number.

Record keeping

29. All concerns, discussions and decisions made and the reasons for those decisions should be recorded in writing. If in doubt about recording requirements, staff should discuss with the designated safeguarding lead.

⁵ Section 5B(11) of the FGM Act 2003 (as inserted by section 74 of the Serious Crime Act 2015) provides the definition for the term ‘teacher’: “teacher” means – (a) in relation to England, a person within section 141A(1) of the Education Act 2002 (persons employed or engaged to carry out teaching work at schools and other institutions in England).
Why is all of this important?

30. It is important for children to receive the right help at the right time to address risks and prevent issues escalating. Research and Serious Case Reviews have repeatedly shown the dangers of failing to take effective action. Poor practice includes: failing to act on and refer the early signs of abuse and neglect; poor record keeping; failing to listen to the views of the child; failing to re-assess concerns when situations do not improve; sharing information too slowly; and a lack of challenge to those who appear not to be taking action.6

What school and college staff should do if they have concerns about another staff member

31. If staff members have concerns about another staff member, then this should be referred to the headteacher or principal. Where there are concerns about the headteacher or principal, this should be referred to the chair of governors, chair of the management committee or proprietor of an independent school as appropriate. In the event of allegations of abuse being made against the headteacher, where the headteacher is also the sole proprietor of an independent school, allegations should be reported directly to the designated officer(s) at the local authority. Staff may consider discussing any concerns with the school’s designated safeguarding lead and make any referral via them. Full details can be found in Part four of this guidance.

What school or college staff should do if they have concerns about safeguarding practices within the school or college

32. All staff and volunteers should feel able to raise concerns about poor or unsafe practice and potential failures in the school or college’s safeguarding regime and know that such concerns will be taken seriously by the senior leadership team.

33. Appropriate whistleblowing procedures, which are suitably reflected in staff training and staff behaviour policies, should be in place for such concerns to be raised with the school or college’s senior leadership team.

34. Where a staff member feels unable to raise an issue with their employer or feels that their genuine concerns are not being addressed, other whistleblowing channels may be open to them:

- General guidance can be found at: Advice on whistleblowing

- The NSPCC whistleblowing hotline is available for staff who do not feel able to raise concerns regarding child protection failures internally. Staff can call 0800 028 0285 – line is available from 8:00 AM to 8:00 PM, Monday to Friday and email: help@nspcc.org.uk7

6 Serious case reviews, 2011 to 2014
7 Alternatively, staff can write to: National Society for the Prevention of Cruelty to Children (NSPCC), Weston House, 42 Curtain, Road, London EC2A 3NH.
1. In cases which also involve an allegation of abuse against a staff member, see Part four of this guidance.
2. Early help means providing support as soon as a problem emerges at any point in a child’s life. Where a child would benefit from co-ordinated early help, an early help inter-agency assessment should be arranged. Chapter one of Working together to safeguard children provides detailed guidance on the early help process.
3. Under the Children Act 1989, local authorities are required to provide services for children in need for the purposes of safeguarding and promoting their welfare. This can include s17 assessments of children in need and s47 assessments of children at risk of significant harm. Full details are in Chapter one of Working together to safeguard children.
4. This could include applying for an Emergency Protection Order (EPO).
Types of abuse and neglect

35. All school and college staff should be aware that abuse, neglect and safeguarding issues are rarely standalone events that can be covered by one definition or label. In most cases, multiple issues will overlap with one another.

36. Abuse: a form of maltreatment of a child. Somebody may abuse or neglect a child by inflicting harm or by failing to act to prevent harm. Children may be abused in a family or in an institutional or community setting by those known to them or, more rarely, by others (e.g. via the internet). They may be abused by an adult or adults or by another child or children.

37. Physical abuse: a form of abuse which may involve hitting, shaking, throwing, poisoning, burning or scalding, drowning, suffocating or otherwise causing physical harm to a child. Physical harm may also be caused when a parent or carer fabricates the symptoms of, or deliberately induces, illness in a child.

38. Emotional abuse: the persistent emotional maltreatment of a child such as to cause severe and adverse effects on the child’s emotional development. It may involve conveying to a child that they are worthless or unloved, inadequate, or valued only insofar as they meet the needs of another person. It may include not giving the child opportunities to express their views, deliberately silencing them or ‘making fun’ of what they say or how they communicate. It may feature age or developmentally inappropriate expectations being imposed on children. These may include interactions that are beyond a child’s developmental capability as well as overprotection and limitation of exploration and learning, or preventing the child participating in normal social interaction. It may involve seeing or hearing the ill-treatment of another. It may involve serious bullying (including cyberbullying), causing children frequently to feel frightened or in danger, or the exploitation or corruption of children. Some level of emotional abuse is involved in all types of maltreatment of a child, although it may occur alone.

39. Sexual abuse: involves forcing or enticing a child or young person to take part in sexual activities, not necessarily involving a high level of violence, whether or not the child is aware of what is happening. The activities may involve physical contact, including assault by penetration (for example rape or oral sex) or non-penetrative acts such as masturbation, kissing, rubbing and touching outside of clothing. They may also include non-contact activities, such as involving children in looking at, or in the production of, sexual images, watching sexual activities, encouraging children to behave in sexually inappropriate ways, or grooming a child in preparation for abuse (including via the internet). Sexual abuse is not solely perpetrated by adult males. Women can also commit acts of sexual abuse, as can other children.

40. Neglect: the persistent failure to meet a child’s basic physical and/or psychological needs, likely to result in the serious impairment of the child’s health or development. Neglect may occur during pregnancy as a result of maternal substance abuse. Once a child is born, neglect may involve a parent or carer failing to: provide adequate food,
clothing and shelter (including exclusion from home or abandonment); protect a child from physical and emotional harm or danger; ensure adequate supervision (including the use of inadequate care-givers); or ensure access to appropriate medical care or treatment. It may also include neglect of, or unresponsiveness to, a child’s basic emotional needs.

Specific safeguarding issues

41. **All** staff should have an awareness of safeguarding issues, some of which are listed below. Staff should be aware that behaviours linked to the likes of drug taking, alcohol abuse, truanting and sexting put children in danger.

42. **All** staff should be aware that safeguarding issues can manifest themselves via peer on peer abuse. This is most likely to include, but may not be limited to, bullying (including cyberbullying), gender based violence/sexual assaults and sexting. Staff should be clear as to the school or college’s policy and procedures with regards to peer on peer abuse.

43. Expert and professional organisations are best placed to provide up-to-date guidance and practical support on specific safeguarding issues. For example, information for schools and colleges can be found on the **TES, MindEd** and the **NSPCC** websites. School and college staff can access government guidance as required on the issues listed below via GOV.UK and other government websites:

- **bullying including cyberbullying**
- **children missing education** — and Annex A
- **child missing from home or care**
- **child sexual exploitation (CSE)** — and Annex A
- **domestic violence**
- **drugs**
- **fabricated or induced illness**
- **faith abuse**
- **female genital mutilation (FGM)** — and Annex A
- **forced marriage** — and Annex A
- **gangs and youth violence**
- **gender-based violence/violence against women and girls (VAWG)**
- hate
- mental health
- missing children and adults
- private fostering
- preventing radicalisation – and Annex A
- relationship abuse
- sexting
- trafficking

44. Annex A contains important additional information about specific forms of abuse and safeguarding issues. School leaders and those staff who work directly with children should read the annex.
Annex A: Further information

Further information on a child missing from education

All children, regardless of their circumstances, are entitled to a full time education, which is suitable to their age, ability, aptitude and any special educational needs they may have. Local authorities have a duty to establish, as far as it is possible to do so, the identity of children of compulsory school age who are missing education in their area. Effective information sharing between parents, schools, colleges and local authorities is critical to ensuring that all children are safe and receiving suitable education.

A child going missing from education is a potential indicator of abuse or neglect and such children are at risk of being victims of harm, exploitation or radicalisation. School and college staff should follow their procedures for unauthorised absence and for dealing with children that go missing from education, particularly on repeat occasions, to help identify the risk of abuse and neglect, including sexual exploitation, and to help prevent the risks of going missing in future.

Schools and colleges should put in place appropriate safeguarding policies, procedures and responses for children who go missing from education, particularly on repeat occasions. It is essential that all staff are alert to signs to look out for and the individual triggers to be aware of when considering the risks of potential safeguarding concerns such as travelling to conflict zones, female genital mutilation and forced marriage. Further information about children at risk of missing education can be found in the Children Missing Education guidance.

Schools

The law requires all schools to have an admission register and, with the exception of schools where all pupils are boarders, an attendance register. All pupils must be placed on both registers. Schools must place pupils on the admission register at the beginning of the first day on which the school has agreed, or been notified, that the pupil will attend the school. If a pupil fails to attend on the agreed or notified date, the school should consider notifying the local authority at the earliest opportunity to prevent the child from going missing from education.

It is important that the admission register is accurate and kept up to date. Schools should regularly encourage parents to inform them of any changes whenever they occur. This can assist the school and local authority when making enquiries to locate children missing education.

Schools should monitor attendance and address it when it is poor or irregular. All schools must inform the local authority of any pupil who fails to attend school regularly, or has
been absent without the school’s permission\(^8\) for a continuous period of 10 school days or more, at such intervals as are agreed between the school and the local authority.\(^9\)

Where a parent notifies a school that a pupil will live at another address, all schools are required\(^10\) to record in the admission register:

- the full name of the parent with whom the pupil will live;
- the new address; and
- the date from when it is expected the pupil will live at this address.\(^11\)

Where a parent of a pupil notifies the school that the pupil is registered at another school or will be attending a different school in future, schools must record\(^12\) in the admission register:

- the name of the new school; and
- the date on which the pupil first attended or is due to start attending that school.

Schools are required\(^14\) to notify the local authority \textbf{within five days} when a pupil’s name is added to the admission register. Schools will need to provide the local authority with all the information held within the admission register about the pupil. This duty does not apply to pupils who are registered at the start of the school’s youngest year, unless the local authority requests for such information to be provided.

Schools must also notify the local authority when a pupil’s name is to be deleted from the admission register under any of the fifteen grounds set out in the Education (Pupil Registration) (England) Regulations 2006 as amended,\(^15\) as soon as the ground for deletion is met and no later than the time at which the pupil’s name is deleted from the register. This duty does not apply where the pupil has completed the school’s final year, unless the local authority requests for such information to be provided.

A pupil’s name can only be deleted from the admission register under regulation 8(1), sub-paragraph (f)(i) or (h)(i) if the school and the local authority have failed to establish the pupil’s whereabouts after jointly making reasonable enquiries. Advice on carrying out reasonable enquiries can be found in the Children Missing Education guidance.

Where a school notifies a local authority that a pupil’s name is to be deleted from the admission register, the school must provide\(^16\) the local authority with:

\(^8\) or by reason of sickness or unavoidable cause or on a day exclusively set apart for religious observance by the religious body to which their parent belongs or because the school is not within walking distance of the pupil’s home and no suitable arrangements have been made by the local authority either for their transport to and from the school or for boarding accommodation for them at or near the school or for enabling them to become a registered pupil at a school nearer their home.

\(^9\) In default of such agreement, at intervals determined by the Secretary of State.


\(^11\) Where schools can reasonably obtain this information.

\(^12\) Under regulation 5 of the Education (Pupil Registration) (England) Regulations 2006 as amended.

\(^13\) Where schools can reasonably obtain this information.


\(^15\) Regulation 8 of the Education (Pupil Registration) (England) Regulations 2006.

\(^16\) Under regulation 12 of the Education (Pupil Registration) (England) Regulations 2006 as amended.
• the full name of the pupil;
• the full name and address of any parent with whom the pupil lives;
• at least one telephone number of the parent with whom the pupil lives;
• the full name and address of the parent with whom the pupil is going to live, and
  the date the pupil is expected to start living there, if applicable;
• the name of pupil’s destination school and the pupil’s expected start date there, if
  applicable; and
• the ground in regulation 8 under which the pupil’s name is to be deleted from the
  admission register.

Schools and local authorities should work together to agree on methods of making
returns. When making returns, the school should highlight to the local authority where
they have been unable to obtain the necessary information from the parent, for example
in cases where the child’s destination school or address is unknown. Schools should also
consider whether it is appropriate to highlight any contextual information of a vulnerable
child who is missing education, such as any safeguarding concerns.

It is essential that schools comply with these duties, so that local authorities can,
as part of their duty to identify children of compulsory school age who are missing
education, follow up with any child who might be at risk of not receiving an
education and who might be at risk of being harmed, exploited or radicalised.

The department provides a secure internet system – school2school – to allow schools to
transfer pupil information to another school when the child moves. All local authority
maintained schools are required, when a pupil ceases to be registered at their school and
becomes a registered pupil at another school in England or Wales, to send a Common
Transfer File (CTF) to the new school. Academies (including free schools) are also
strongly encouraged to send CTFs when a pupil leaves to attend another school.
Independent schools can be given access to school2school by the department.

The school2school website also contains a searchable area, commonly referred to as the
‘Lost Pupil Database’, where schools can upload CTFs of pupils who have left but their
destination or next school is unknown or the child has moved abroad or transferred to a
non-maintained school. If a pupil arrives in a school and the previous school is unknown,
schools should contact their local authority who will be able to search the database.

**Colleges**

Where a college is providing education for a child of compulsory school age, the college
shall work collaboratively with the appropriate local authority in order to share information
about the attendance and/or absences of that child as the local authority deems
necessary, as set out in departmental advice Enrolment of 14 to 16 year olds in full time
further education. The college should also inform the relevant local authority immediately
if that child is removed from the roll so that the local authority can as part of their duty
identify children of compulsory school age who are missing education.
Further information on child sexual exploitation

**Child sexual exploitation** is a form of sexual abuse where children are sexually exploited for money, power or status. It can involve violent, humiliating and degrading sexual assaults. In some cases, young people are persuaded or forced into exchanging sexual activity for money, drugs, gifts, affection or status. Consent cannot be given, even where a child may believe they are voluntarily engaging in sexual activity with the person who is exploiting them. Child sexual exploitation does not always involve physical contact and can happen online. A significant number of children who are victims of sexual exploitation go missing from home, care and education at some point. Some of the following signs may be indicators of sexual exploitation:

- Children who appear with unexplained gifts or new possessions;
- Children who associate with other young people involved in exploitation;
- Children who have older boyfriends or girlfriends;
- Children who suffer from sexually transmitted infections or become pregnant;
- Children who suffer from changes in emotional well-being;
- Children who misuse drugs and alcohol;
- Children who go missing for periods of time or regularly come home late; and
- Children who regularly miss school or education or do not take part in education.

Further information on so-called ‘honour based’ violence

So-called ‘honour-based’ violence (HBV) encompasses crimes which have been committed to protect or defend the honour of the family and/or the community, including Female Genital Mutilation (FGM), forced marriage, and practices such as breast ironing. All forms of so called HBV are abuse (regardless of the motivation) and should be handled and escalated as such. If in any doubt, staff should speak to the designated safeguarding lead. Professionals in all agencies, and individuals and groups in relevant communities, need to be alert to the possibility of a child being at risk of HBV, or already having suffered HBV.

**Indicators**

There are a range of potential indicators that a child may be at risk of HBV. Guidance on the warning signs that FGM or forced marriage may be about to take place, or may have already taken place, can be found on pages 38-41 of the [Multi agency statutory guidance on FGM](http://example.com) (pages 59-61 focus on the role of schools and colleges) and pages 13-14 of the [Multi-agency guidelines: Handling case of forced marriage](http://example.com).

**Actions**

If staff have a concern regarding a child that might be at risk of HBV, they should activate local safeguarding procedures, using existing national and local protocols for multi-agency liaison with police and children's social care. Where FGM has taken place, since
31 October 2015 there has been a mandatory reporting duty placed on teachers\textsuperscript{17} that requires a different approach (see following section).

**FGM mandatory reporting duty**

FGM comprises all procedures involving partial or total removal of the external female genitalia or other injury to the female genital organs. It is illegal in the UK and a form of child abuse with long-lasting harmful consequences.

Section 5B of the Female Genital Mutilation Act 2003 (as inserted by section 74 of the Serious Crime Act 2015) places a statutory duty upon teachers along with regulated health and social care professionals in England and Wales, to report to the police where they discover (either through disclosure by the victim or visual evidence) that FGM appears to have been carried out on a girl under 18. Those failing to report such cases will face disciplinary sanctions. It will be rare for teachers to see visual evidence, and they should not be examining pupils, but the same definition of what is meant by “to discover that an act of FGM appears to have been carried out” is used for all professionals to whom this mandatory reporting duty applies. Information on when and how to make a report can be found at Mandatory reporting of female genital mutilation procedural information.

Teachers must personally report to the police cases where they discover that an act of FGM appears to have been carried out\textsuperscript{18} Unless the teacher has a good reason not to, they should also still consider and discuss any such case with the school or college’s designated safeguarding lead and involve children’s social care as appropriate. The duty does not apply in relation to at risk or suspected cases (i.e. where the teacher does not discover that an act of FGM appears to have been carried out, either through disclosure by the victim or visual evidence) or in cases where the woman is 18 or over. In these cases, teachers should follow local safeguarding procedures. The following is a useful summary of the FGM mandatory reporting duty: FGM Fact Sheet.

**Forced marriage**

Forcing a person into a marriage is a crime in England and Wales. A forced marriage is one entered into without the full and free consent of one or both parties and where violence, threats or any other form of coercion is used to cause a person to enter into a marriage. Threats can be physical or emotional and psychological. A lack of full and free consent can be where a person does not consent or where they cannot consent (if they have learning disabilities, for example). Nevertheless, some communities use religion and culture as a way to coerce a person into marriage. Schools and colleges can play an important role in safeguarding children from forced marriage.

\textsuperscript{17}Section 5B(11) of the FGM Act 2003 (as inserted by section 74 of the Serious Crime Act 2015) provides the definition for the term 'teacher': "teacher" means – (a) in relation to England, a person within section 141A(1) of the Education Act 2002 (persons employed or engaged to carry out teaching work at schools and other institutions in England).

\textsuperscript{18}Section 5B(6) of the Female Genital Mutilation Act 2003 states teachers need not report a case to the police if they have reason to believe that another teacher has already reported the case.
The Forced Marriage Unit has published Multi-agency guidelines, with pages 32-36 focusing on the role of schools and colleges. School and college staff can contact the Forced Marriage Unit if they need advice or information: Contact: 020 7008 0151 or email fmu@fco.gov.uk

Further information on preventing radicalisation

Protecting children from the risk of radicalisation should be seen as part of schools’ and colleges’ wider safeguarding duties, and is similar in nature to protecting children from other forms of harm and abuse. During the process of radicalisation it is possible to intervene to prevent vulnerable people being radicalised.

Radicalisation refers to the process by which a person comes to support terrorism and forms of extremism.¹⁹ There is no single way of identifying an individual who is likely to be susceptible to an extremist ideology. It can happen in many different ways and settings. Specific background factors may contribute to vulnerability which are often combined with specific influences such as family, friends or online, and with specific needs for which an extremist or terrorist group may appear to provide an answer. The internet and the use of social media in particular has become a major factor in the radicalisation of young people.

As with other safeguarding risks, staff should be alert to changes in children’s behaviour which could indicate that they may be in need of help or protection. Staff should use their judgement in identifying children who might be at risk of radicalisation and act proportionately, which may include making a referral to the Channel programme.

Prevent

From 1 July 2015, specified authorities, including all schools (and, since 18 September 2015, all colleges) as defined in the summary of this guidance, are subject to a duty under section 26 of the Counter-Terrorism and Security Act 2015 (the CTSA 2015), in the exercise of their functions, to have “due regard” to the need to prevent people from being drawn into terrorism”.²¹ This duty is known as the Prevent duty. It applies to a wide range of public-facing bodies. Bodies to which the duty applies must have regard to statutory guidance issued under section 29 of the CTSA 2015. Paragraphs 57-76 of the Revised Prevent duty guidance: for England and Wales are specifically concerned with schools (but also cover childcare). The guidance is set out in terms of four general themes: Risk assessment, working in partnership, staff training, and IT policies.

- Schools are expected to assess the risk of children being drawn into terrorism, including support for extremist ideas that are part of terrorist ideology. This means

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¹⁹ Extremism is vocal or active opposition to fundamental British values, including democracy, the rule of law, individual liberty and mutual respect and tolerance of different faiths and beliefs. We also include in our definition of extremism calls for the death of members of our armed forces, whether in this country or overseas.

²⁰ According to the Prevent duty guidance ‘having due regard’ means that the authorities should place an appropriate amount of weight on the need to prevent people being drawn into terrorism when they consider all the other factors relevant to how they carry out their usual functions.

²¹ ‘Terrorism’ for these purposes has the same meaning as for the Terrorism Act 2000 (section 1(1) to (4) of that Act).
being able to demonstrate both a general understanding of the risks affecting children and young people in the area and a specific understanding of how to identify individual children who may be at risk of radicalisation and what to do to support them. Schools should have clear procedures in place for protecting children at risk of radicalisation. These procedures may be set out in existing safeguarding policies. It is not necessary for schools to have distinct policies on implementing the Prevent duty.

- The Prevent duty builds on existing local partnership arrangements. For example, governing bodies and proprietors of all schools should ensure that their safeguarding arrangements take into account the policies and procedures of the Local Safeguarding Children Board. Effective engagement with parents / the family should also be considered as they are in a key position to spot signs of radicalisation. It is important to assist and advise families who raise concerns and be able to point them to the right support mechanisms. Schools should also discuss any concerns in relation to possible radicalisation with a child’s parents in line with the individual school’s safeguarding policies and procedures unless they have specific reason to believe that to do so would put the child at risk.

- The Prevent guidance refers to the importance of Prevent awareness training to equip staff to identify children at risk of being drawn into terrorism and to challenge extremist ideas. Individual schools are best placed to assess the training needs of staff in the light of their assessment of the risk to pupils at the school of being drawn into terrorism. As a minimum, however, schools should ensure that the designated safeguarding lead undertakes Prevent awareness training and is able to provide advice and support to staff on protecting children from the risk of radicalisation.

- Schools should ensure that children are safe from terrorist and extremist material when accessing the internet in schools.

The department has also published advice for schools on the Prevent duty. The advice is intended to complement the Prevent guidance and signposts other sources of advice and support.

There is additional guidance: [Prevent duty guidance: for further education institutions in England and Wales](#) that applies to colleges.

The Government has launched educate against hate, a website designed to equip school and college leaders, teachers and parents with the information, tools and resources they need to recognise and address extremism and radicalisation in young people. The website provides information on training resources for teachers, staff and school and college leaders, such as Prevent e-learning, via the Prevent Training catalogue.
Channel

School and college staff should understand when it is appropriate to make a referral to the Channel programme. Channel guidance is available at: Channel guidance. An e-learning channel awareness programme for staff is available at: Channel General Awareness. Channel is a programme which focuses on providing support at an early stage to people who are identified as being vulnerable to being drawn into terrorism. It provides a mechanism for schools to make referrals if they are concerned that an individual might be vulnerable to radicalisation. An individual's engagement with the programme is entirely voluntary at all stages. In addition to information sharing, if a staff member makes a referral to Channel, they may be asked to attend a Channel panel to discuss the individual referred to determine whether support is required.

Section 36 of the CTSA 2015 places a duty on local authorities to ensure Channel panels are in place. The panel must be chaired by the local authority and include the police for the relevant local authority area. Following a referral, the panel will assess the extent to which identified individuals are vulnerable to being drawn into terrorism and, where considered appropriate and the necessary consent is obtained, arrange for support to be provided to those individuals. Section 38 of the CTSA 2015 requires partners of Channel panels to co-operate with the panel in the carrying out of its functions and with the police in providing information about a referred individual. Schools and colleges that are required to have regard to Keeping children safe in education are listed in the CTSA 2015 as partners required to cooperate with local Channel panels.

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22 Guidance issued under section 36(7) and section 38(6) of the CTSA 2015.
23 Such partners are required to have regard to guidance issued under section 38(6) of the CTSA 2015 when co-operating with the panel and police under section 38 of the CTSA 2015.
Someone raises an external safeguarding issue

- Is a child in immediate danger?
  - Yes
    - Call 999
    - Verify details with the police by calling Police on 020 8247 7197 or 020 8547 7167
    - Send a follow up email to TWMReceive@GPO@met.pnn.police.uk but do not include any personally identifiable information
  - No
    - Follow internal procedures as appropriate and record the incident

- Do the police corroborate the details?
  - Yes
    - Seek confirmation that an alert will be posted on the police website
    - Headteacher contacts LA Head of Protection and Early Help on 020 8661 7562
    - Prepare an alert email agreed by Director, ECCS or designated deputy
    - Is the police alert live on their website?
      - Yes
        - Email an alert to the schools distribution list: "This alert appears on the Richmond police website http://content.met.police.uk/Borough/Richmond under News & Appeals"
      - No
        - Copy the alert to SPA, Corporate Communications Team, Contact Centre and Community Safety Partnership
        - Direct external callers to the police website or the police non-emergency number (101)
  - No
    - Follow internal procedures as appropriate and record the incident

Advice pupils and parents that: "The school has been made aware of a potential safeguarding issue in the local area [insert specific area if known]. Parents should be aware and vigilant at all times. The police have been informed and further information is available at: http://content.met.police.uk/Borough/Richmond"