





# SAFEGUARDING & CHILD PROTECTION POLICY FOR NEXT STEPS EDUCATION LTD

Academic Year 2024-2025













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This Safeguarding & Child Protection Policy is available on the Next Steps Education Ltd website and is reviewed and annually by the Directors or as events, or legislation requires. Any deficiencies or weaknesses identified will be remedied without delay.

Academic year	Designated Safeguarding Lead	Deputy Designated Safeguarding Lead/s
2024-25	Dr Liz Fancourt	Mrs Ellen Saunders

Policy Review date	Date Ratified by Directors
28 <sup>th</sup> October 2024	4/11/24

# Next Steps Education Ltd Child Protection and Safeguarding Advice Contact List – September 2024

Role / Agency	Name and role	Contact Details
School Designated Safeguarding Lead (DSL) / Child Protection Coordinator	Dr Liz Fancourt	0330 460 4650
Deputy DSL	Mrs Ellan Sanders	0330 460 4650
Other DSLs	N/A	
Mental Health Lead	Miss Sarah Logan	0330 460 4650
Online Safety Coordinator	Miss Sarah Logan	0330 460 4650

If you are concerned that a child is being abused please call 0345 155 1071 or email mashsecure@devon.gov.uk Professionals should complete the MASH contact form.

For any requests for advice, please complete the LADO contact form or leave a message on the telephone line 01392 384964 or email childsc.localauthoritydesignatedofficersecure-mailbox@devon.gov.uk for a LADO contact form.

NSPCC Whistleblowing Helpline  Allegations against adults in school	0800 028 0285
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If a Prevent referral is believed to be required, contact the local Counter Terrorism Policing Team to seek guidance on 01392 225130 or email prevent@devonandandcornwall.pnn.police.uk.

Next Steps Education Ltd is committed to safeguarding and promoting the welfare of children and young people and expects all staff, volunteers, contractors and visitors to share this commitment.

All staff refers to all adults, volunteers, freelancers or students on placement, working in any capacity in the organisation or in activities organised by the organisation which brings them in to contact with pupils of the organisation

**Child Protection** refers to the multi-agency arrangements to identify and protect children who are or may be at risk of or suffering significant harm.

**Safeguarding** refers to the protection, safety and promotion of the welfare of all pupils including when in off-site provision or activities and using ICT. This

includes the building of resilience and awareness of risk through the formal and informal curriculum.

Child is any pupil under the age of 18.

# Glossary:

•	DSL	Designated Safeguarding Lead
•	DDSL	Deputy Designated Safeguarding Lead
•	SENDCo	Special Education Needs and Disabilities Coordinator
•	DT	Designated Teacher for Looked After and previously Looked After Children
•	PSHE	Personal, social, health and economic education
•	RSHE	Relationships, Sex and Health Education
•	CSWS	Children's' Social Work Services

Keeping Children Safe in Education (DfE, September 2024)

#### Visitors to school

KCSIE

All visitors must sign in on arrival and collect a visitor's lanyard and must be worn at all times when in the Home Rooms. All visitors must sign in. Staff must ensure that visitors to school are supervised as appropriate and the requisite preemployment checks have been completed as referenced in Part 3 of KCSIE. All contractors must follow Next Steps Education's signing in arrangements as set out in contractual commissioning agreements.

## Part One:

#### 1. Aims

- 1.1 Next Steps Education Ltd aims to ensure that:
  - Appropriate action is taken in a timely manner to safeguard and promote children's welfare
  - All staff are aware of their statutory responsibilities with respect to safeguarding, identifying children in need of early help, at risk of harm or those that have been harmed
  - Staff are properly trained in recognising and reporting safeguarding issues
  - A culture of vigilance is created and maintained to ensure that we will also act in the best interests of children to protect them online and offline
  - Systems for reporting abuse are well promoted, easily understood and easily accessible for children
- 1.2 The Directors and staff of Next Steps Education Ltd, take as our first priority the responsibility to safeguard and promote the welfare of our pupils, to minimise risk and to work together with other agencies to ensure rigorous arrangements are in place within our school to identify, assess and support those children who are suffering harm and to keep them safe and secure whilst in our care.
- 1.3 The responsibilities set out in this policy apply (as appropriate) to all members of the Next Steps Education Ltd community including pupils, staff, Directors, freelance tutors / mentors, visitors/contractors, volunteers, supply staff, students on placement and trainees working within the organisation. It is fully incorporated into the whole organisation ethos and is underpinned throughout the teaching of the curriculum, and within the safety of the physical environment provided for the pupils.

# 2. Legislation and guidance

- 2.1 This policy is based on the Department for Education's statutory guidance, Keeping Children Safe in Education (KCSIE) 2024 and Working Together to Safeguard Children (WTTSC 2023)
- 2.2 This policy is also based on the following legislation and guidance where appropriate to the organisation:

Section 175 of the <u>Education Act 2002</u>, which places a duty on schools and local authorities to safeguard and promote the welfare of pupils.

<u>The School Staffing (England) Regulations 2009</u>, which set out what must be recorded on the single central record and the requirement for at least one person on a school interview/appointment panel to be trained in safer recruitment techniques.

Part 3 of the schedule to the <u>Education (Independent School Standards) Regulations</u> <u>2014</u>, which places a duty on academies and independent schools to safeguard and promote the welfare of pupils at the school.

Part 1 of the schedule to the <u>Non-Maintained Special Schools (England) Regulations</u> <u>2015</u>, which places a duty on non-maintained special schools to safeguard and promote the welfare of pupils at the school.

The Children Act 1989 (and 2004 amendment), which provides a framework for the care and protection of children.

Section 5B(11) of the Female Genital Mutilation Act 2003, as inserted by section 74 of the <u>Serious Crime Act 2015</u>, which places a statutory duty on teachers to report to the police where they discover that female genital mutilation (FGM) appears to have been carried out on a girl under 18.

<u>Statutory guidance on FGM</u>, which sets out responsibilities with regards to safeguarding and supporting girls affected by FGM.

<u>The Rehabilitation of Offenders Act 1974</u>, which outlines when people with criminal convictions can work with children.

Schedule 4 of the <u>Safeguarding Vulnerable Groups Act 2006</u>, which defines what 'regulated activity' is in relation to children.

Statutory <u>Guidance on the Prevent duty</u>, which explains schools' duties under the Counter-Terrorism and Security Act 2015 with respect to protecting people from the risk of radicalisation and extremism.

Guidance for safer working practice for those working with children and young people in education settings (GSWP) (Safer Recruitment Consortium Feb 2022) <u>Guidance for safer working practice for those working with children and young people in education settings</u> February 2022

Sharing nudes and semi-nudes: how to respond to an incident (overview) (updated March 2024) - GOV.UK (www.gov.uk)

Safeguarding and remote education during coronavirus (COVID-19) (DfE, 2021b)

<u>Children Missing Education – Statutory guidance for local authorities (DfE September 2016)</u>

When to call the police – Guidance for schools and colleges (NPCC – 2020)

Education and Training (Welfare of Children) Act 2021

The <u>Childcare (Disqualification) Regulations 2018</u> and <u>Childcare Act 2006</u>, which set out who is disqualified from working with children.

This policy should also be read in conjunction with the organisation's Online Safety Policy.

#### 3. Definitions

- 3.1 Safeguarding and promoting the welfare of children means:
  - providing help and support to meet the needs of children as soon as problems emerge.
  - protecting children from maltreatment, whether that is within or outside the home, including online.
  - preventing the impairment of children's mental and physical health or development.
  - ensuring that children grow up in circumstances consistent with the provision of safe and effective care.
  - taking action to enable all children to have the best outcomes.
- 3.2 **Child protection** is part of this definition and refers to activities undertaken to prevent children suffering, or being likely to suffer, significant harm.
- 3.3 Appendix 1 explains the different types and indicators of abuse.
- 3.4 Children includes everyone under the age of 18.

#### 4. Equality statement

- 4.1 Some children have an increased risk of abuse, and additional barriers can exist for some children with respect to recognising or disclosing it. We are committed to anti-discriminatory practice and recognise children's diverse circumstances. We ensure that all children have the same protection, regardless of any barriers they may face.
- 4.2 We give special consideration to children who:
  - are disabled or have certain health conditions and have specific additional needs.
  - have special educational needs (whether or not they have a statutory Education, Health and Care plan)
  - · have a mental health need.
  - are a young carer.

- are showing signs of being drawn in to anti-social or criminal behaviour, including gang involvement and association with organised crime groups or county lines.
- are frequently missing/goes missing from education, home or care.
- have experienced multiple suspensions, are at risk of being permanently excluded from schools, colleges and in Alternative Provision or a Pupil Referral Unit.
- are at risk of modern slavery, trafficking, sexual and/or criminal exploitation.
- are at risk of being radicalised or exploited.
- have a parent or carer in custody or is affected by parental offending.
- are in a family circumstance presenting challenges for the child, such as drug and alcohol misuse, adult mental health issues and domestic abuse.
- are misusing alcohol and other drugs themselves.
- are at risk of so-called 'honour'-based abuse such as Female Genital Mutilation or Forced Marriage.
- · are a privately fostered child.

# 5. Roles and responsibilities

5.1 Safeguarding and child protection is **everyone's** responsibility. This policy applies to all staff (including those not directly employed by the school), volunteers, contractors in the organisation. Our policy and procedures also apply to off-site activities. All staff are expected to read this policy as part of their induction arrangements as well as the documents referenced in section 5.2 (All staff) below and any updates therein.

#### 5.2 All staff (including freelance tutors and mentors)

- 5.2.1 All staff working directly with children will read and understand their statutory responsibilities outlined in Part 1 and Annex B of the Department for Education's statutory safeguarding guidance, Keeping Children Safe in Education, and review this guidance at least annually.
- 5.2.2 Staff who do not work directly with children will read either Part 1 or Annex A as determined by the DSL dependent on their roles, responsibilities and contact with children.

#### 5.2.3 All staff will be aware of:

- Our systems which support safeguarding, including reading and understanding their professional responsibilities as outlined in Guidance for Safer Working Practice (2022) understanding the role of the designated safeguarding lead (DSL/DDSL), reading and understanding the school behaviour policy and their safeguarding responses to children who go missing from education during the school day or otherwise and reading and understanding the school's online safety policy.
- The early help process and their role in it, including being alert to emerging problems that may warrant Early Help intervention, particularly those identified

- in Part 1 of KCSiE. All staff should be reporting emerging problems that may warrant early help intervention to Dr Liz Fancourt 0330 460 4650.
- That children's behaviours can be indicative of their emotional wellbeing and
  can be linked to mental health. They should be aware of behaviours that may
  communicate that poor wellbeing <u>can</u> be an indicator of factors such as abuse,
  neglect or exploitation. Staff should understand the children's experiences
  such of abuse, neglect, trauma and adverse childhood experiences can impact
  on children's mental health, behaviour & education.
- The process for making referrals to local authority children's social work service and for statutory assessments that may follow a referral, including the role they might be expected to play. Wherever possible, speak to the DSL, DDSL or head teacher (in the absence of a DSL) first to agree a course of action. In the absence of a DSL or DDSL being available, staff must not delay in directly contacting children's social work Duty and Advice team or the police if they believe a child is at immediate risk of significant harm.
- Our work in partnership with other agencies in the best interests of the children. Where a child already has a child protection social worker, the school will immediately contact the social worker involved or in their absence, the team manager of the child protection social worker.
- What to do if they identify a safeguarding issue or a child tells them they are being abused, neglected or exploited, including specific issues such as Female Genital Mutilation (FGM), and how to maintain an appropriate level of confidentiality while liaising with relevant professionals.
- Organisational procedures for recording any cause for concerns and passing information on to DSLs in accordance with organisation's recording systems.
- The signs of different types of abuse and neglect, as well as specific safeguarding issues, such as child sexual exploitation (CSE), child criminal exploitation (CCE) FGM, radicalisation, child-on-child sexual abuse and serious and violent crime. All staff to be aware safeguarding incidents/ behaviours can occur outside school or college or be associated with outside factors. CSE and CCE are forms of abuse and both occur where an individual or group takes advantage of an imbalance in power to coerce, manipulate or deceive a child into sexual or criminal activity.
- Children absent from education or missing/absconding during the school day can also be a sign of a range of safeguarding concerns including sexual abuse, sexual exploitation, or child criminal exploitation.
- Children may not feel ready or know how to tell someone that they are being abused, exploited, neglected, and/or they may not recognise their experiences as harmful.

Appendix 1 details different kinds of abuse.

Appendix 2 provides guidance to staff on how to respond to children who report abuse.

#### 5.3 The designated safeguarding lead (DSL) and deputy designated staff.

5.3.1 Our DSL is Dr Liz Fancourt (Director) The DSL takes lead responsibility for child protection and wider safeguarding (including online safety and understanding the filtering and monitoring systems which are in place). Refer to D f E Guidance Meeting digital and technology standards in schools and colleges - Filtering and monitoring standards for schools and colleges - Guidance - GOV.UK (www.gov.uk)

- 5.3.2 The optimal scenario is to have a trained DSL or DDSL available on site. Where this is not possible (e.g., due to self-isolating), a trained DSL or DDSL will be available to be contacted via phone or online video for example when working from home.
- 5.3.3 During term time, the DSL will be available during school hours for staff to discuss any safeguarding concerns. Where a trained DSL (or deputy) is not on site, in addition to the above, Miss Sarah Logan will assume responsibility for coordinating safeguarding on site.

DSL out of hours number: 07812457363

- 5.3.4 When the DSL is absent, the [deputy/deputies] Mrs Ellen Sanders (Administrator) will act as cover.
- 5.3.5 If the DSL and deputy are not available, Miss Sarah Logan (Director) will act as cover (for example, during out-of-hours/out-of-term activities).
- 5.3.6 The DSL will be given the time, training, resources and support to:
  - Provide advice and support to other staff on child welfare and child protection matters.
  - Take part in strategy discussions and inter-agency meetings and/or support other staff to do so.
  - Contribute to the assessment of children by providing as much information as
    possible as part of the referral process to help social care assessments
    consider contexts outside the home and enable a contextual approach to
    harm.
  - Refer suspected cases, as appropriate, to the relevant body (children's social care Duty and Advice team, Channel programme, Disclosure and Barring Service, Teaching Regulation Agency and/or police), and support staff who make such referrals directly. Provide support for staff to comply with their mandatory reporting duties in cases where FGM has been identified.
  - Dr Liz Fancourt will ensure that all staff involved in direct case work of vulnerable children, where there are child protection concerns/issues, have access to regular safeguarding supervision. (Ref: LCC Framework for Supervision (2021)).
  - The DSL will also keep the DDSL informed of any issues and liaise with local authority officers and relevant professionals for child protection concerns as appropriate.
  - The DSL is responsible for responding to domestic abuse notifications from the local authority and providing support to children and their families as appropriate.
  - The organisation will ensure representation at appropriate inter-agency meetings such as Initial and Review Child Protection Conferences, and Planning and Core Group meetings, as well as Family Support Meetings.
  - Provide reports as required for meetings. Reports will, wherever possible, be shared with parents/carers at least 24 hours prior to the meeting.
  - Where a child in school is subject to an inter-agency child protection plan or any multi-agency risk management plan, the DSL will contribute to the preparation, implementation, and review of the plan as appropriate.

- The designated safeguarding lead and any deputies should liaise with the
  three safeguarding partners and work with other agencies in line with Working
  Together to Safeguard Children (2023). When to call the police (NPCC 2020)
  should help designated safeguarding leads understand when they should
  consider calling the police and what to expect when they do.
- Promote the educational outcomes of children with a social worker and other
  pupils deemed vulnerable. It is essential therefore that the DSL works in close
  collaboration with the DT and SENDCO as children who are in need of help
  and protection must also have their learning needs prioritised in planning to
  ensure education is a protective factor and not only by way of regular
  attendance at school.
- · Undertake a Prevent risk assessment which is shared with all staff

The full responsibilities of the DSL are set out in Annex C of KCSIE – Role of the designated safeguarding lead. All designated safeguarding leads and deputy safeguarding leads must read and comply with this.

#### 5.4 The Directors

- 5.4.1 The Directors will approve this policy at each review and hold the DSL to account for its implementation and any actions/recommendations made by the Local Authority in respect to strengthening the organisation's safeguarding arrangements.
- 5.4.2 The Directors will complete the LA safeguarding and child protection briefing on their strategic roles and responsibilities every three years including online safety training at induction. The Directors will ensure that all policies, procedures and training are effective and comply with the law at all times. The Directors will ensure that all staff undergo safeguarding and child protection training, including online safety training providing an understanding of the expectations and applicable roles and responsibilities in relation to filtering and monitoring.
- 5.4.3 In the event that safeguarding concerns, or an allegation of abuse is made against the DSL, Miss Sarah Logan will act as the 'case manager'. Refer also to Section 16.2.
- 5.4.4 The Directors will ensure that the school has robust IT filtering and monitoring systems in place and should be informed in part, by the risk assessment required by the Prevent Duty in order to limit children's exposure to online risks. The Directors should consider the number and age range of children, those who are potentially at greater risk of harm and how often they access the IT system.
- 5.4.5 The Directors are responsible for satisfying themselves and obtaining written assurances from any relevant lettings and alternative/off site providers and provisions that their safeguarding arrangements are secure, in keeping with the requirements set out in KCSIE. This includes ensuring that the provision has effective safeguarding policy/procedures/training in place for all staff. The

provision follows safer recruitment processes and have clear allegation management processes. Pupils who attend alternative provisions can often have complex needs and it is important that these settings are aware of the additional risk of harm that their pupils may be vulnerable to, and appropriate risk assessments/support plans are in place where pupils access provision offsite. Next Steps Education Ltd use the following alternative or off-site providers and have written evidence of safeguarding arrangements:

- None
- 5.4.6 The Directors will supply information as requested by the Local Authority Education Safeguarding Team.
- 5.4.7 The Directors will understand how to comply with data protection law, develop their data policies and processes, know what staff and pupil data to keep and follow good practices for preventing personal data breaches. <a href="Data protection in schools-Guidance-GOV.UK">Data protection in schools-Guidance-GOV.UK</a> (www.gov.uk) (2024)

#### 5.5 The DSL

- 5.5.1 The DSL is responsible for the implementation of this policy, including:
  - Ensuring that staff, (including temporary and supply staff), and volunteers are informed of this policy as part of their induction.
  - Communicating this policy to parents when their child joins the organisation and via the organisation website.
  - Ensuring that the roles and responsibilities of the DSL/DDSL as referenced in Annex C of KCSiE (2024), are reflected in their job description.
  - Ensuring that the DSL has appropriate time, training, and resources, and that there is always adequate cover if the DSL is absent.
  - Ensuring that all staff undertake appropriate safeguarding and child protection training and update every year.
  - Acting as the 'case manager' in the event of an allegation of abuse made against another member of staff (including supply staff) or volunteer, where appropriate.
  - Ensuring that all recommendations made by the Local Authority in relation to strengthening the organisation's safeguarding arrangements are actioned in a timely fashion.
  - Ensuring the relevant staffing ratios are met where applicable.

#### 6. Confidentiality and Information Sharing

6.1.1 Confidentiality is an issue that needs to be understood by all those working with children, particularly in the context of safeguarding.

- 6.1.2 Next Steps Education Ltd recognises that the only purpose of confidentiality in this respect is to benefit the child. Staff/volunteers and visitors to the organsiation should never promise a child that they will not tell anyone about an allegation/report of abuse and must pass any cause for concerns immediately to a designated safeguarding lead.
- 6.1.3 Confidentiality is addressed throughout this policy with respect to record-keeping (see section 18), dealing with reports of abuse (see Appendix 2), allegations of abuse against staff (see section 16.2), information sharing and working with parents (see section 6.2).

The school/college's confidentiality policy for sharing reports of pregnancy by pupils is to not share information about a student's pregnancy without their consent, even with their parents or carers. These procedures must always take into account the organisation's responsibility to safeguard the pupil and promote their welfare.

- 6.1.4 Timely information sharing is essential for effective safeguarding. This organisation will share safeguarding information as appropriate in keeping with the principles outlined in the government guidance Information sharing advice for practitioners providing safeguarding services for children, young people, parents and carers DfE 2024. This guidance has been produced to support practitioners in the decisions they take to share information, which reduces the risk of harm to children and young people and promotes their well-being.
- 6.1.5 Fears about sharing information must not be allowed to stand in the way of the need to promote the welfare, and protect the safety, of children.
- 6.1.6 All staff must have due regard for the relevant data protection principles which allow them to share (in the context of their role) and withhold personal information, as provided for the in the Data Protection Act 2018 and GDPR.
- 6.1.7 In order to promote positive educational outcomes for vulnerable children, including children with social workers information that can help to support positive outcomes being achieved will be shared with colleagues in school that are not DSLs or DDSLs as appropriate.
- 6.1.8 If staff are in any doubt about sharing information, they must speak to the designated staff, or the Directors.

#### 6.2 Working with parents and other agencies to protect children

6.2.1 Parents/carers will be made aware of our in-school procedures in respect to taking any reasonable action to safeguard the welfare of its pupils. In cases where the organisation has reason to be concerned that a child may be suffering significant harm, ill treatment, neglect or other forms of harm, staff will follow the procedures for responding to suspected cases of child abuse or neglect outlined in this policy document and contact Local Authority Duty and Advice team to discuss their concerns.

- 6.2.2 In keeping with KCSIE, we will endeavour wherever possible to obtain at least two emergency contacts for every child in the organisation in case of emergencies, and in case there are welfare concerns at the home.
- 6.2.3 In general, we will discuss concerns with parents/carers before approaching other agencies and will seek to inform parents/carers and receive their consent when making a referral to another agency. Appropriate staff will approach parents/carers after consultation with the DSL. The exception to this rule will be in situations where a member of staff has reasonable cause to believe that informing parents/carers of a referral to another agency may increase the risk of significant harm to the child.
- 6.2.4 Parents/carers are informed about our Safeguarding & Child Protection policy through the website, broadcasts etc. A safeguarding & child protection statement is prominent in the foyer/reception area.
- 6.2.5 Where a parent/carer has expressed their intention to remove a child from the organisation with a view to educating at home, the organisation will, working in partnership with the LA, school and other key professionals invite parents/carers to a meeting where possible Ideally, this would be before a final decision has been made, to ensure the parents/carers have considered what is in the best interests of the child. This is especially important where a child has SEND, is vulnerable, and/or has a social worker.

# 6.3 Multi-agency work

- 6.3.1 We will co-operate with the LA in accordance with the requirements of the Children Act 1989 and allow access to child and child protection records for them to conduct section 17 or section 47 assessments.
- 6.3.2 In the best interests of our pupils, we will work with all relevant professionals and agencies as required to safeguard children and promote their welfare.

# 7. Opportunities to teach safeguarding – Preventative Curriculum (where appropriate)

#### 7.1 Our role in the prevention of abuse

We will identify and provide opportunities for children to develop skills, concepts, attitudes and knowledge to promote their safety and well-being.

7.1.1 We will ensure that children are taught about safeguarding, including online safety, and recognise that a one size fits all approach may not be appropriate for all children, and a more personalised or contextualised approach for more vulnerable children, victims of abuse and some SEND children may be needed.

- 7.1.2 Where appropriate, as part of providing a broad and balanced curriculum, the PSHE/RSHE curriculum with reflect the statutory Relationship Education, Relationship and Sex Education and Health Education (DfE 2020). Relevant issues include self-esteem, emotional literacy, assertiveness, power, relationships and sex education, online safety, online bullying, sexting, child exploitation (CSE/CCE), sharing nudes and semi-nudes, female genital mutilation (FGM), preventing radicalisation, child on child abuse, consent, anti-bullying, unhealthy and abusive family relationships.
- 7.1.3 Where appropriate, relevant issues will be addressed through other areas of the curriculum. For example, English, History, Drama, Art and assemblies.

#### 7.2 Other areas of work

- 7.2.1 All our policies that address issues of power and potential harm, e.g., Anti-Bullying, Equalities, On-line Safety will be linked to ensure a whole organisational approach.
- 7.2.2 Our Safeguarding and Child Protection policy cannot be separated from the general ethos of the organsiation which is to ensure that children are treated with respect and dignity, feel safe, and are listened to.
- 7.2.3 The organisation's online safety policy is reflective of the requirements set out in KCSIE (2024) in regard to content, contact, conduct and commerce. The organsiation's online safety policy is aligned to the behaviour policy and reflects our approach to issues of online safety (including the sharing of nudes and seminudes) that empowers us to protect and educate the organisation community in their use of technology and establishes mechanisms to identify, intervene in, and escalate any incident where appropriate.

#### 8. Our role in supporting children

We will offer appropriate support to individual children who have experienced abuse or who have abused others.

- 8.1 In cases where children have experienced abuse/abused others, the DSL will ensure that appropriate support is offered. We will work with the school to ensure that their procedures are followed.
- 8.2 For children who have sexually harmed or may have sexually harmed peers, where appropriate we will work with the school to ensure that their procedures are followed.

#### 9. Children with special educational needs, disabilities, or health issues

9.1 We recognise that while all children have a right to be safe, some children *may* be more vulnerable to abuse e.g., those with a disability, special educational needs, mental health issues or those living with domestic violence or drug/alcohol abusing parents, parents' mental health issues, learning disabilities, children who are in care or previously looked after, children having adverse childhood

experiences etc. Additional barriers can exist when recognising abuse and neglect in this group, including:

- Assumptions that indicators of possible abuse such as behaviour, mood and injury relate to the child's condition without further exploration.
- Pupils being more prone to peer group isolation or bullying (including prejudice-based bullying) than other pupils.
- The potential for pupils with SEN, disabilities or certain health conditions being disproportionally impacted by behaviours such as bullying, without outwardly showing any signs.
- Communication barriers and difficulties in managing or reporting these challenges.
- 9.2 All staff have a role in preventing impairment of children's mental health/emotional wellbeing, including promoting positive mental health and identifying where students are struggling with their Mental Health. We regularly communicate messages to students regarding wellbeing and the promotion of positive mental health strategies.
- 9.3 Concerns regarding a student's mental health/emotional wellbeing should be reported to a member of the safeguarding team in keeping with the organisation's safeguarding reporting arrangements so that students can be offered appropriate support, this may include local or national online services where appropriate. In addition, the organisation can support the school with referrals to a wide range of external services to secure additional appropriate support for students.

## 10. Children at risk of specific forms of abuse

10.1 This school follows the locally agreed multi-agency procedures, in circumstances where children are at risk of or specific forms of abuse as outlined in Part 1 and Annex of B KCSIE.

#### 11. Remote Learning and Remote Welfare

- 11.1 If children are being asked to learn online at home, for example because of the coronavirus pandemic, schools and colleges should follow advice from the DfE on <u>safeguarding and remote education (DfE, 2021b)</u>. In addition to following the Guidance for Safer Working Practice (Safer Recruitment Consortium, 2022)
- 11.2 Where children are remote learning and the DSL has identified a child to be vulnerable, on the edge of social care support, or who would normally receive pastoral-type support in school, Next Steps Education Ltd should work in conjunction with the school ensure that a robust communication plan is in place for that child or young person. The communication plans can include remote contact, phone contact, door-step visits. Other individualised contact methods should be considered and recorded. Details of this plan must be recorded, as should a record of contact made.
- 11.3 We recognise that organisation is a protective factor for children and situations such as periods of national lockdown can affect the mental health of pupils and

their parents/carers. Staff will be aware of these issues and have due regard for them in setting expectations of pupils' work where they are at home.

# 12. Female Genital Mutilation: The Mandatory Reporting Duty

- 12.1 The Department for Education's Keeping Children Safe in Education explains that FGM comprises "all procedures involving partial or total removal of the external female genitalia, or other injury to the female genital organs".
- 12.2 FGM is illegal in the UK and a form of child abuse with long-lasting, harmful consequences. It is also known as 'female genital cutting', 'circumcision' or 'initiation'.
- 12.3 **Any teacher** who discovers that an act of FGM appears to have been carried out on a **pupil under 18** must immediately (in consultation with the DSL) report this to the police, personally. This is a statutory duty, and teachers will face disciplinary sanctions for failing to meet it.
- 12.4 The duty above does not apply in cases where a pupil is *at risk* of FGM or FGM is suspected but is not known to have been carried out. Staff must not examine pupils.
- 12.5 **Any other member of staff** who discovers that an act of FGM appears to have been carried out on a **pupil under 18**, must speak to the DSL and follow our local safeguarding procedures.
- 12.6 **Any member of staff** who suspects a pupil is *at risk* of FGM must speak to the DSL and follow our local procedures.

#### 13. Radicalisation and Terrorism

- 13.1 Radicalisation is the process of a person legitimising support for, or use of, terrorist violence. Terrorism is an action that endangers or causes serious violence to a person/people; causes serious damage to property; or seriously interferes or disrupts an electronic system. The use or threat must be designed to influence the government or to intimidate the public and is made for the purpose of advancing a political, religious, or ideological cause.
- 13.2 If staff are concerned about a change in the behaviour of an individual or see something that concerns them (this could be a colleague too) they should complete a safeguarding form and send it to the DSL.
- 13.3 Schools and colleges 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 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. For further guidance please see Managing risk of radicalisation in your education setting - GOV.UK (www.gov.uk)

13.4 Effective early help relies on all staff to be vigilant and aware of the nature of the risk for children and young people, and what support may be available. Our organisation will ensure that as far as possible all front-line staff will undertake Prevent awareness training. DSLs and those with a responsibility for Prevent will ensure they attend Prevent training every two years, in particular focusing on local threat and risk and ideology training as outlined in the <a href="Prevent Duty Guidance">Prevent Duty Guidance</a>.

#### 14. Channel

14.1 Channel is a voluntary, confidential support programme which focuses on providing support at an early stage to people who are identified as being vulnerable to being drawn into terrorism. Prevent referrals may be passed to a multi-agency Channel panel, which will discuss the individual referred to determine whether they are vulnerable to being drawn into terrorism and consider the appropriate support required. A representative from the organisation may be asked to attend the Channel panel to help with this assessment. An individual's engagement with the programme is entirely voluntary at all stages.

#### 15. Child on child abuse

15.1 We recognise that children are capable of abusing their peers and that child on child abuse can manifest in many different ways, including bullying, cyber bullying, criminal and sexual exploitation, sexual harassment and violence, initiation/hazing, sharing of nudes and semi-nudes, up skirting (taking a picture under a person's clothing without them knowing, with the intention of viewing their genitals or buttocks to obtain sexual gratification, or cause the victim humiliation, distress or alarm) and abuse within intimate partner relationships. It is very clear that this type of abuse should always be treated seriously, and never just as banter, part of growing up or boys being boys. Our organsiation has a zero tolerance approach to such attitudes and behaviours.

We will take steps to minimise the risk of child-on-child abuse by ensuring students can learn about this through (where appropriate) the PSHE/RSHE curriculum. The PSHE curriculum will support pupils to recognise behaviour that is not appropriate and understand how to stay safe and challenge and report unwanted behaviours. We will also regularly review the site and school activities to further minimise the risk of child on child abuse occurring.

We recognise that abuse can often go unreported or be reported latterly. We will encourage and support students to report child-on -child abuse to trusted adults in school or the NSPCC helpline.

Most cases of pupils hurting other pupils will be dealt with under our behaviour policy, but this child protection and safeguarding policy will apply to any allegations that raise safeguarding concerns.

All concerns around child-on-child abuse will be taken seriously, reported, investigated, recorded and managed in line with the child protection procedures outlined in this policy. The DSL is responsible for providing support to all children involved in incidents of peer on peer sexual abuse. Where incidents of child-on-child abuse involve children attending another school setting we will liaise with the relevant DSL/DDSL at the setting to ensure appropriate information is shared.

- 15.2 We recognise that sexual violence and/or sexual harassment can happen anywhere including educational settings. Where concerns of sexual violence or sexual harassment are witnessed, disclosed or reported to the oganisation (including those that have happened outside of school or online) the concern will be taking seriously. We recognise that sexual violence and harassment exist on a continuum and may overlap; they can occur online and face to face (both physical and verbal) and are never acceptable.
- 15.3 Children who may have/have sexually harmed others will be considered separately from the needs of those who have/may have been subject to sexual harm. Children who have/may have sexually harmed others will be responded to in a way that meets their needs as well as protecting others within the organisation through a coordinated multi-agency approach to risk assessment which will include involvement of parent/carers, social care, health, police, youth justice (where appropriate) and school.
- 15.4 We will ensure that all children who may have/has been sexually harmed will be taken seriously and that they will be supported and kept safe. Where appropriate support plans will be put in place for children subjected to sexual harm.
- 15.5 In cases where allegations of sexual violence and/or harassment are found to be unsubstantiated, unfounded, false or malicious, the DSL will consider whether the child or person who has made the allegation is in need of support or may have been abused by someone else. In cases where the report is found to be deliberately invented or malicious the school will consider whether it is appropriate to take any disciplinary action in keeping with the school's behaviour management policy.
- 15.6 Where child exploitation (ie, criminal, sexual, trafficking, modern day slavery etc), or the risk of it, is suspected, frontline practitioners must notify the designated member of staff for child protection, in line with the child protection policy reporting systems.
- 15.8 If the child /young person already has an allocated social worker, the DSL must contact them (or their team manager) to discuss any concerns about child exploitation. Where children may currently be looked after or previously looked after the DSL should also notify the school's Designated Teacher for children looked after.
- 15.10 We will ensure the organisation, works in partnership with school, parents / carers and other agencies as appropriate. This includes facilitating return to home interviews as requested.

## 16. Sharing Nudes and Semi Nudes

#### Staff responsibilities when responding to an incident

16.1 If any adult in school is made aware of an incident involving the consensual or non-consensual sharing of nude or semi-nude images/videos (also known as 'sexting' or 'youth produced sexual imagery'), they must report it to the DSL immediately. The DSL will refer to DfE guidance: <a href="Sharing nudes and semi-nudes: how to respond to an incident (overview) (updated March 2024) - GOV.UK (www.gov.uk)</a>

# They must **not**:

- View, copy, print, share, store or save the imagery yourself, or ask a pupil to share or download it (if you have already viewed the imagery by accident, you must report this to the DSL)
- · Delete the imagery or ask the pupil to delete it
- Ask the pupil(s) who are involved in the incident to disclose information regarding the imagery (this is the DSL's responsibility)
- Share information about the incident with other members of staff, the pupil(s) it involves or their, or other, parents and/or carers
- Say or do anything to blame or shame any young people involved

#### **DSL** Responsibilities

- 16.2 Following a report of an incident, the DSL will hold an initial review meeting with appropriate organisation = staff this may include the staff member who reported the incident and the safeguarding or leadership team that deals with safeguarding concerns. This meeting will consider the initial evidence and aim to determine:
  - Whether there is an immediate risk to pupil(s)
  - If a referral needs to be made to the police and/or children's social care.
  - If it is necessary to view the image(s) in order to safeguard the young person (in most cases, images or videos should not be viewed).
  - What further information is required, to decide on the best response.
  - Whether the image(s) has been shared widely, and via what services and/or platforms, (this may be unknown).
  - Whether immediate action should be taken to delete or remove images, or videos, from devices or online services.
  - Any relevant facts about the pupils involved which would influence risk assessment.
  - If there is a need to contact another school, college, setting or individual.
  - Whether to contact parents or carers of the pupils involved (in most cases parents/carers should be involved)

The DSL will make an immediate referral to police and/or children's social care if:

- · The incident involves an adult.
- There is reason to believe that a young person has been coerced, blackmailed, or groomed, or if there are concerns about their capacity to consent (for example, owing to special educational needs)
- What the DSL knows about the images or videos suggests the content depicts sexual acts which are unusual for the young person's developmental stage or are violent.
- The imagery involves sexual acts and any pupil in the images or videos is under 13.
- The DSL has reason to believe a pupil is at immediate risk of harm owing to the sharing of nudes and semi-nudes (for example, the young person is presenting as suicidal or self-harming)
- 16.3 If none of the above apply then the DSL, in consultation with the DDSL and other members of staff as appropriate, may decide to respond to the incident without involving the police or children's social care. The decision will be made and recorded in line with the procedures set out in this policy. All decisions will be made in conjunction with school settings.

#### 17. Children who are absent from education

- 17.1 A child who is absent as well as missing from education is a potential indicator of abuse or neglect. Where a child is reported to be missing education we will comply with our statutory duty to inform the local authority of any pupil who falls within the reporting notification requirements outlined in <a href="Children Missing Education">Children Missing Education</a> Statutory guidance for local authorities (DfE September 2016).
- 17.2 Children who are absent, abscond or go missing during the school day are vulnerable and at potential risk of abuse, neglect, CSE or CCE including involvement in county lines. School and college staff members must follow the school's or college's procedures for dealing with children who are absent/ go missing, particularly on repeat occasions, to help identify the risk of abuse and neglect including sexual abuse or exploitation and to help prevent the risks of their going missing in future (see Appendix 10).

#### 18. A Safer Culture

The Directors will ensure that the following appropriate policies, and procedures are in place and shared with staff at the point of induction, in order for appropriate action to be taken in a timely manner to safeguard and promote children's welfare:

- Whistle Blowing/Confidential reporting policies (guidance to staff and volunteers on how they can raise concerns and receive appropriate feedback on action taken when staff have concerns about any adult's behaviour)
- Organisation's procedures for managing children who are missing from education.
- · Guidance on Safer Working Practices.
- Safeguarding and Child Protection policy (including online safety).
- · School behaviour policy.

• The names, roles and responsibilities of the designated safeguarding lead and any deputies.

# 19. Safer Recruitment, selection and pre-employment vetting

- 19.1 The organisation pays full regard and commitment to following the safer recruitment, selection and pre-employment vetting procedures as outlined in part three of KCSiE.
- 19.2 The organisation will maintain a single central record which demonstrates the relevant vetting checks required including: a barred list check, DBS check at the correct level, identity, qualifications, prohibition order and right to work in the UK. (see Part 3 of KCSIE).
- 19.3 All recruitment materials will include reference to the school's commitment to safeguarding and promoting the wellbeing of pupils. (see <a href="Appendix 6">Appendix 6</a>)
- 19.4 The organisation will ensure that all recruitment procedures include at least one person that has undertaken safer recruitment training.
- 19.5 For individuals who have lived or worked outside the UK, in addition to the same checks as all other staff, the organisation will complete any additional checks required to satisfy themselves that the individual is suitable to work with children. This may include obtaining a letter from the professional regulatory authority in the country (countries) in which the candidate has worked confirming that they have not imposed any sanctions or restrictions, and /or that they are aware of any reason why they are unsuitable to teach where possible.
- 19.6 The organisation will ensure that written risk assessments are undertaken in situations where information provided on DBS certificates necessitates so. Written risk assessments must be undertaken for all volunteers **not** engaging in regulated activity.
- 19.7 The organisation will inform shortlisted candidates that online searches may be done as part of due diligence checks.
- 19.8 Copies of documents used to verify the successful candidate's identity, right to work and required qualifications should be kept in their personnel file.

# 20. Managing allegations or safeguarding concerns against a member of staff or person in organisation procedures.

- 20.1 These procedures must be followed in any case in which it is alleged that a member of staff (including supply staff), Director, visiting professional or volunteer has met the harm test, this includes where an adult has:
  - behaved in a way that has harmed a child or may have harmed a child.
  - possibly committed a criminal offence against or related to a child.

- behaved towards a child or children in a way that indicates s/he may pose a risk of harm to children.
- behaved or may have behaved in a way that indicates they may not be suitable to work with children. (This includes any behaviour that may have happened outside of school that might make the individual unsuitable to work with children. This is known as transferable risk.)
- 20.2 All adults working in the organisation have duty to disclose to the Directors where their relationships and associations both within and outside of the workplace (including online) may have implications for safeguarding children in school.
- 20.3 Examples of behaviours that would warrant an allegation or safeguarding concern by a member of staff could include:
  - Physical, for example intentional use of force as a punishment, slapping, use of objects to hit with, throwing objects or rough physical handling.
  - Emotional, for example intimidation, belittling, scapegoating, sarcasm, lack of respect for children's rights, and attitudes which discriminate on the grounds of race, gender, sex, disability, or sexuality.
  - Sexual, for example sexualised behaviour towards pupils, grooming, sexual harassment, sexual assault, and rape, sending inappropriate messages through social media and other technologies.
  - Neglect which may include failing to act to protect a child or children, failing to seek medical attention or failure to carry out appropriate/proper risk assessment etc.
- 20.3.1 A safeguarding complaint that meets the above criteria must be reported to Dr Liz Fancourt ("case manager") immediately. If the complaint involves the Dr Liz Fancourt, then Miss Sarah Logan must be informed. They will follow the processes outlined in this section.
- 20.3.2 Where a Director determines that a safeguarding allegation does not meet the harm threshold in line with the criteria above they will refer the matter to be managed in line with paragraphs 20.8 20.9 (inc.) by a designated manager with appropriate safeguarding training. It is important for Directors to carefully consider who in the organsiation is best placed to manage concerns that do not meet the harm threshold and ensure appropriate action is taken given the sensitive and confidential nature of the information relating to staff over time. In many cases Directors may decide to retain this role if they have appropriate safeguarding training.
- 20.4 All staff must fully understand that any adult behaviours that deviate from the Guidance for Safer Working Practice, including inappropriate conduct outside of work are a concern, even if they are low-level. Low-level concerns are concerns that do not meet the harm test/allegations threshold. Examples of such behaviour include:
  - Being over familiar with children
  - Having favourites
  - Taking photographs of children on their mobile phone

- Engaging with a child on a one-to-one basis in a secluded area or behind a closed door; or
- Humiliating pupils
- 20.5 Schools may receive an allegation relating to an incident that happened when an individual or organisation was using their school premises for the purposes of running activities for children (e.g., Community groups, sports associations or service providers that run extra-curricular activities). As with any safeguarding allegation, schools should follow their safeguarding policies and procedures, including informing the LADO.
- 20.6 The case manager should ensure that the child is not at risk and where appropriate ensure that the child is referred to the local authority Duty and Advice team as referenced in Part 1 of KCSIE.
- 20.7 The case manager should gather as much information about the alleged incident as necessary to establish whether there is substance to the allegation. In situations where the case manager determines that the harm test has not been met the case manager must ensure that there is a clear record of the incident, include any actions (including whether any HR advice had been sought and actioned) taken to address the concern raised. This record must be kept confidential, stored securely, and comply with the Data Protection Act 2018 and the UK GDPR (2018). Records of low level concerns will be reviewed so that any patterns of recurring low level concerns can be identified and responded to appropriately, this may include a referral to the LADO where repeated behaviours indicate an individual may not be suitable to work with children.
- 20.8 All low level concern records will be kept until the individual leaves Next Steps Education.
- In situations where the case manager has sufficient information to suggest that the harm test/allegations threshold has been met, the case manager must use the local authority designated officer (LADO) notification form (see <a href="Appendix 12">Appendix 12</a>) in order to assess the level of concern, **prior to contacting the LADO**. As part of this initial consideration, the case manager should consult with their school's HR Advisor/provider/contact or in the case of a supply member of staff the supply agency safeguarding lead/senior manager. The completed LADO notification form must be sent to <a href="Lado@leeds.gov.uk">Lado@leeds.gov.uk</a> within one working day of the allegation being made. This will assist the case manager and HR/supply agency senior manager in consultation with the LADO to decide on the most appropriate course of action. This includes when to inform the member of staff of the concerns raised. Parents or carers of the child or children involved should be told about the allegation as soon as possible if they do not already know of it.
- 20.10 The case manager **must** not carry out an investigation or **directly interview** any child/ witness/ or the individual whom the concern relates too, until the above process has been duly completed and relevant partners have been consulted. However, statements of any alleged incidents of harm should be obtained as appropriate at the earliest opportunity in order to establish facts from relevant individuals.

- 20.11 A multi-agency allegations management meeting may be arranged to look at the complaint in its widest context. The case manager must attend this meeting, which will be arranged by the LADO. All issues must be recorded, and the outcome reached must be noted to ensure closure.
- 20.12 In many cases it may be appropriate to provide further training and support to staff/volunteers and ensure that they are clear about the expectations for their conduct.
- 20.13 In more serious cases, allegations may be investigated under the formal disciplinary procedures and, where allegations are upheld, formal warnings issued as well as specific training and support. In cases where children/young people may be at further risk and/or evidence/witnesses may be compromised and/or the allegations and so serious that they may, if upheld, constitute gross misconduct, suspension of the member of staff/volunteer may be appropriate and should be considered in line with the school's Disciplinary Policy.
- 20.14 Any staff/volunteers who are dismissed by the school for gross misconduct or cumulative misconduct relating to safeguarding of children/young people will be referred to the DBS for consideration of barring. Similarly, where the school has a reasonable belief that the member of staff/volunteer would have been dismissed by the school had they been employed at the time of the conclusion of investigations, they will be referred to the DBS. The school will keep written records of all of the above.
  - LADO Contacts: For any requests for advice, please complete the LADO contact form or leave a message on the telephone line 01392 384964 or email childsc.localauthoritydesignatedofficersecuremailbox@devon.gov.uk for a LADO contact form.
- 20.15 Where a staff member feels unable to raise an issue with their employer or feels that their genuine concerns are not being addressed, staff can contact any of the professionals named in the above paragraph, in addition to other whistleblowing channels which may be open to them.
- 20.16 The NSPCC whistleblowing helpline 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 8:00am to 8:00pm, Monday to Friday and Email: help@nspcc.org.uk.

## 21. Training and Support

All staff members will be made aware of systems within our school that support safeguarding, and these will be explained to them as part of our staff induction. This includes: the organisation's safeguarding/child protection policy; the organisation's safer working practice document and the organisation's whistleblowing procedures, as well as their responsibilities to read and understand KCSIE Part 1 and Annex B, this must be done as part of their induction and reviewed annually.

- 21.1 We recognise the stressful and traumatic nature of child protection work. Support Is available for any member of staff from Dr Liz Fancourt.
- 21.2 Designated Safeguarding staff must have attended the 2-day Children's Services Education child protection training course. **They will attend refresher training at least every two years.** The DSL will undertake Prevent Awareness Training (e.g., Workshop to Raise Awareness of Prevent every two years to enable them to provide advice and support to other members of staff on protecting children from the risk of radicalisation).
- 21.3 The organisation will ensure all staff including temporary and volunteers receive induction and updated INSET appropriate to their roles and responsibilities, especially staff new to the school. All staff will access basic child protection training including online safety as part of the school's induction arrangements and refresher training every year. All staff should access PREVENT training every three years. All staff should have regular safeguarding, child protection training and online safety updates (for example, via email, e-bulletins, staff meetings), as required, but at least annually, to provide them with relevant skills and knowledge to safeguard children effectively. Training will include briefings on how to manage a report of child-on-child sexual violence or harassment to enable staff to identify children at risk.

#### 22. Child Protection Records

- 22.1 The responsibility to maintain, process, share, transfer and store child protection and safeguarding records in accordance with the Data Protection Act 2018 and the GDPR principles is the responsibility of the DSL and any safeguarding deputies. Child protection information will be held securely, with access being restricted to the DSL and their deputies, the DSL at school and in cases of Early Help, the nominated lead professional, if this is not a designated safeguarding lead/officer. For further information please see <a href="Early Help">Early Help</a>. The following information must be kept securely with restricted access, whether paper or electronic:
  - Chronology (summary of significant events and the actions and involvement of the school/college)
  - A clear and comprehensive summary of the concern.
  - Details of how the concern was followed up and resolved.
  - A note of any action taken, decisions reached and the outcome.

- All completed child protection cause for concern records.
- Any child protection information received from the child's previous educational establishment.
- Records of discussions, telephone calls and meetings with colleagues and other agencies or services.
- Professional consultations.
- Letters and emails sent and received relating to child protection matters.
- Referral forms sent to CSWS, other external agencies or education-based services.
- Record of instances where referrals were or were not made to another agency such as MASH or Prevent
- Where the lead professional, minutes or notes of meetings, e.g., child protection conferences, core group meetings, etc., copied to the file of each child in the family, as appropriate.
- Formal plans for, or linked to, the child e.g., child protection plans, Early Help (previously known as CAF's), risk assessments etc.
- A copy of any support plan for the pupil concerned (see Appendix 5)
- 22.2 Where a pupil leaves their existing provision, we will ensure that the child protection file is transferred securely and separately from the main pupil file to the receiving school/educational establishment (where this is known) as soon as possible and within 5 school days. This is a legal requirement set out under regulation 9 (3) of 'The Education (Pupil Information England) Regulations 2005. A copy of the chronology must be retained for audit purposes.
- 22.3 Where there is an existing risk management plan/assessment in place for behaviours that are deemed potentially harmful to the pupil or others (i.e., self-harming or harmful sexualised behaviour), this information must be shared with the destination provision prior to the pupil starting so that appropriate care and control measures can be put in place to mitigate the potential of any risk of further harm occurring. The DSL will also consider if it would be appropriate to share any information with the new school or college in advance of a child leaving, for example prior to a transfer programme.
- 22.4 Where a child leaves a school before statutory school leaving age, the child protection file must be transferred to the new school or college. There is no need to keep written or electronic copies of the child protection records. The exception to this rule will be in any of the following instances:
  - Where a vulnerable young person is moving to a Further Education establishment, consideration will be given to the pupil's wishes and feelings about their child protection information being passed on, in order that the FE establishment can provide appropriate support. In cases where it is deemed appropriate, relevant child protection information must be shared via the FE Safeguarding Information Sharing Form only. The original records will be retained and archived by the school/college. Due consideration must be given to the sharing of any additional information requested by the receiving establishment.
  - Where the destination school is not known (the original records will be retained by the organisation)

- Where the child has not attended the nominated school (the original records will be retained by the organisation)
- There is any on-going legal action (the original file will be retained by the organisation and a copy sent)
- 22.5 Pupil records will be transferred in a secure manner, for example, through secure electronic file transfer or by hand. When hand-delivering pupil records, a list of the names of those pupils whose records are being transferred and the name of the school/college they are being transferred to must be made and a signature obtained from the receiving school/college as proof of receipt. When sending records through secure electronic file transfer, a delivery and read receipt of the must be retained for audit purposes.
- 22.6 If a pupil moves from our organisation, child protection records will be forwarded onto the named DSL at the new school (if this has not been done by the named school), with due regard to their confidential nature. Good practice suggests that this will always be done with a face to face handover between designated staff or a verbal conversation is had over the telephone if a face to face handover is not possible. A signed receipt of file transfer or electronic delivery and read receipt must be obtained for audit purposes by the delivering school.
- 22.7 If sending by post, children records will be sent "Special Delivery". A note of the special delivery number will also be made to enable the records to be tracked and traced via Royal Mail.
- 22.8 For audit purposes a note of all pupil records transferred or received will be kept in either paper or electronic format. This will include the child's name, date of birth, where and to whom the records have been sent, and the date sent and/or received. A copy of the child protection chronology will also be retained for audit purposes and kept securely.
- 22.9 If a pupil is permanently excluded and moves to an alternative or specialist provision, child protection records will be forwarded onto the relevant organisation in accordance with the 'The Education (Pupil Information England) Regulations 2005, following the above procedure for delivery of the records.
- 22.10 If a parent chooses to electively home educate, (EHE) their child, please contact the named school.
- 22.11 When a DSL member of staff resigns their post or no longer has child protection responsibility, there will be a full face to face handover/exchange of information with the new post holder.
- 22.12 In exceptional circumstances when a face to face handover is unfeasible, it is the responsibility of the Director to ensure that the new post holder is fully conversant with all procedures and case files.
- 22.13 All DSLs receiving current (live) files or closed files must keep all contents enclosed and not remove any material.

22.14 All receipts confirming file transfer must be kept in accordance with the recommended retention periods. For further information refer to the archiving section.

# 23. Children's and parents' access to child protection files

- 23.1 Under Data Protection legislation (General Data Protection Regulation & Data Protection Act 2018) a pupil or their nominated representative have several legal rights in respect of information relating to them. These rights include the right to access and the right to rectification of inaccurate data. Therefore, all information will be accurately recorded, objective in nature and expressed in a professional manner.
- 23.2 Any child who has a child protection file has a right to request access to it. However, neither the child nor the parent has an automatic right to see all the information held in child protection records. Information can be withheld if disclosure:
  - could cause serious harm or is likely to cause serious harm to the physical or mental health or condition of the child or another person; or
  - could reveal that the child or another person has been a subject of or may be
    at risk of child abuse, and the disclosure is not in the best interests of the child;
    or
  - · is likely to prejudice an on-going criminal investigation; or
  - information about the child also relates to another person who could be identified from it, or the information has been given by another person who could be identified as the source, unless the person has consented to the disclosure or the person providing the information is an employee of the establishment or the Local Authority.
- 23.3 It is best practice to make reports available to the child or their parents unless the exceptions described above apply.
- 23.4 The establishment's report to the child protection conference will (wherever possible) be shared with the child, if old enough, and parent at least two days before the conference.

## 24. Archiving

24.1 The school that the pupil attended until statutory school leaving age (or the school where the pupil completed sixth form studies) is responsible for retaining any child protection records they may hold. The recommended retention periods is 35 years from closure when there has been a referral to the Local Authority. If no referral has been made to the Local Authority, the child protection record will be retained until the child's 25th birthday, after which point the file will be destroyed confidentially/deleted. from our electronic system. The decision of how and where to store child protection files will be made by the organistion. Due to sensitivity of the information, the records will continue to be held in a secure area with limited access e.g., designated officer or Director. The DSL is responsible for ensuring that all CP files are archived in accordance with the timescales

referenced above. The DSL is responsible for ensuring that the appropriate timeframes for archiving and destroying child protection records referenced above are set on electronic systems accordingly for each pupil.

# 25. Safe Destruction of the pupil record

25.1 Where records have been identified for destruction, they will be disposed of securely at the end of the academic year (or as soon as practical before that time). Records which have been identified for destruction will be confidentially destroyed. This is because they will either contain personal or sensitive information, which is subject to the requirements of Data Protection legislation, or they will contain information which is confidential to school or the Local Education Authority. Information will be shredded (or deleted as appropriate) prior to disposal or confidential disposal can be arranged through private contractors. For audit purposes the school will maintain a list of records which have been destroyed and who authorised their destruction. This can be kept securely in either paper or an electronic format.

# 26. Safeguarding responsibilities for pupils in transition

- 26.1 In the event that a pupil transitions full-time from a primary setting into a secondary school setting before the end of their academic school year 6, the secondary school must place a pupil on their admissions register on the first day that the pupil attends and submit a new starter form to the local authority admissions team. Once the pupil is registered at the new school, the previous school can remove the pupil from their register. All safeguarding responsibilities, including attendance management, for the pupil will transfer to the head teacher and/or the senior designated safeguarding lead of the secondary setting. All child protection files, and risk assessments will be transferred in keeping with the guidance outlined In section 18 of this policy Child Protection Records
- 26.2 Where a vulnerable pupil transitions from a high school setting to a post-16 provision the school must complete the FE Safeguarding Information Sharing Form only (Appendix 11). All existing child protection records must be archived in keeping with the guidance outlined in section 18.3 of this policy –Archiving.

# Appendix 1: Definitions and indicators of abuse

**Neglect:** Neglect is 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 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)
- · Ensure access to appropriate medical care or treatment

It may also include neglect of, or unresponsiveness to, a child's basic emotional needs.

Examples which may indicate neglect (it is not designed to be used as a checklist):

- Hunger
- · Tiredness or listlessness
- · Child dirty or unkempt
- Poorly or inappropriately clad for the weather
- · Poor school attendance or often late for school
- Poor concentration
- Affection or attention seeking behaviour
- Untreated illnesses/injuries
- Pallid complexion
- · Stealing or scavenging compulsively
- Failure to achieve developmental milestones, for example growth, weight
- Failure to develop intellectually or socially
- · Neurotic behaviour

**Physical abuse:** Physical abuse 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.

Examples which may indicate physical abuse (not to be used as a checklist):

- Patterns of bruising; inconsistent account of how bruising or injuries occurred
- · Finger, hand or nail marks, black eyes
- Bite marks
- · Round burn marks, burns and scalds
- Lacerations, wealds
- Fractures
- · Bald patches

- Symptoms of drug or alcohol intoxication or poisoning
- · Unaccountable covering of limbs, even in hot weather
- · Fear of going home or parents being contacted
- Fear of medical help
- Fear of changing for PE
- · Inexplicable fear of adults or over-compliance
- Violence or aggression towards others including bullying
- Isolation from peers

**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. Sexual abuse can take place online, and technology can be used to facilitate offline abuse. Sexual abuse is not solely perpetrated by adult males. Women can also commit acts of sexual abuse, as can other children.

Examples which may indicate sexual abuse (it is not designed to be used as a checklist):

- Sexually explicit play or behaviour or age-inappropriate knowledge
- Anal or vaginal discharge, soreness, or scratching
- · Reluctance to go home
- Inability to concentrate, tiredness
- Refusal to communicate
- Thrush, Persistent complaints of stomach disorders or pains
- Eating disorders, for example anorexia nervosa and bulimia
- Attention seeking behaviour, self-mutilation, substance abuse
- Aggressive behaviour including sexual harassment or molestation
- Unusually compliant
- Regressive behaviour, Enuresis, soiling
- · Frequent or open masturbation, touching others inappropriately
- · Depression, withdrawal, isolation from peer group
- Reluctance to undress for PE or swimming
- Bruises, scratches in genital area

**Emotional abuse**: Emotional abuse is the persistent emotional maltreatment of a child such as to cause severe and persistent adverse effects on the child's emotional development. It may involve conveying to children 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 the child's developmental capability, as well as overprotection and limitation of exploration and learning, or preventing the child in participating in normal social interaction. It may also involve seeing or hearing the ill-treatment of another. It may involve serious bullying (including cyber bullying), 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.

Examples which may indicate emotional abuse (it is not designed to be used as a checklist):

- Over-reaction to mistakes, continual self-deprecation
- · Delayed physical, mental, emotional development
- · Sudden speech or sensory disorders
- · Inappropriate emotional responses, fantasies
- Neurotic behaviour: rocking, banging head, regression, tics and twitches
- · Self-harming, drug or solvent abuse
- · Fear of parents being contacted
- Running away / Going missing
- · Compulsive stealing
- Masturbation, Appetite disorders anorexia nervosa, bulimia
- · Soiling, smearing faeces, enuresis

**N.B.** Some situations where children stop communication suddenly (known as "traumatic mutism") may indicate maltreatment.

**Child Sexual Exploitation:** Child sexual exploitation is a form of child sexual abuse. It occurs where an individual or group takes advantage of an imbalance of power to coerce, manipulate or deceive a child or young person under the age of 18 into sexual activity (a) in exchange for something the victim needs or wants, and/or (b) for the financial advantage or increased status of the perpetrator or facilitator. The victim may have been sexually exploited even if the sexual activity appears consensual. Child sexual exploitation does not always involve physical contact; it can also occur through the use of technology.

**Reference**: Child Sexual Exploitation. *Definition and a guide for practitioners, local leaders and decision makers working to protect children from child sexual exploitation* (DfE 2017)

**Child Criminal Exploitation**: is a form of abuse where an individual or group takes advantage of an imbalance of power to coerce, manipulate or deceive a child into taking part in criminal activity (a) in exchange for something the victim needs or wants, and/or (b) for the financial advantage or other advantage of the perpetrator or facilitator, and/or (c) through violence or the threat of violence.

All staff should ensure they are aware of and respond to wider safeguarding issues outlined in KCSIE 2024 Annex B, this includes further information on:

- Child abduction and community safety incidents
- · Children and the court system

- Children who are absent from education
- · Children with family members in prison
- Child Criminal Exploitation (CCE) and Child Sexual Exploitation (CSE)
- County lines
- Modern Slavery and the National Referral Mechanism
- Cybercrime
- Domestic abuse
- Homelessness
- So-called 'honour-based' abuse (including Female Genital Mutilation and Forced Marriage)
- Preventing radicalisation (including the Prevent duty and Channel)
- · Child on child abuse
- Sexual violence and sexual harassment between children in schools and colleges (including upskirting)
- · Mental Health
- · Serious Violence

### **Responses from parents**

Research and experience indicate that the following responses from parents may suggest a cause for concern across all four categories:

- An unexpected delay in seeking treatment that is obviously needed.
- An unawareness or denial of any injury, pain or loss of function (for example, a fractured limb)
- Incompatible explanations offered, several different explanations or the child is said to have acted in a way that is inappropriate to her/his age and development.
- Reluctance to give information or failure to mention other known relevant injuries.
- · Frequent presentation of minor injuries.
- · Unrealistic expectations or constant complaints about the child.
- Alcohol misuse or other drug/substance misuse.
- Parents request removal of the child from home.
- · Violence between adults in the household.

#### Children with special educational needs and disabilities

When working with children with special educational needs and disabilities, practitioners need to be aware that additional possible indicators of abuse and/or neglect may also include:

 A bruise in a site that might not be of concern on an ambulant child such as the shin, might be of concern on a non-mobile child. The LSCP have a multiagency protocol to support professionals in making informed judgements for bruising in non-independently mobile children.

<a href="https://www.leedsscp.org.uk/LSCB/media/Images/pdfs/Multi-agency-Bruising-Protocol-for-Children-Not-Independently-Mobile-V4.pdf">https://www.leedsscp.org.uk/LSCB/media/Images/pdfs/Multi-agency-Bruising-Protocol-for-Children-Not-Independently-Mobile-V4.pdf</a>

- · Not getting enough help with feeding leading to malnourishment.
- Poor toileting arrangements.
- · Lack of stimulation.
- Unjustified and/or excessive use of restraint.
- Rough handling, extreme behaviour modification e.g., deprivation of liquid medication, food or clothing, disabling wheelchair batteries.
- Unwillingness to try to learn a child's means of communication.
- Ill-fitting equipment e.g., callipers, sleep boards, inappropriate splinting.
- · Misappropriation of a child's finances.
- Invasive procedures.

### Appendix 2: Responding to children who report abuse.

When a child tells me about abuse s/he has suffered, what must I remember?

- · Stay calm.
- · Do not transmit shock, anger or embarrassment.
- Reassure the child. Tell her/him you are pleased that s/he is speaking to you.
- Never enter into a pact of secrecy with the child. Assure her/him that you will try
  to help but let the child know that you will have to tell other people in order to do
  this. State who this will be and why.
- Tell her/him that you believe them. Children very rarely lie about abuse; but s/he
  may have tried to tell others and not been heard or believed.
- Tell the child that it is not her/his fault.
- Encourage the child to talk but do not ask "leading questions" or press for information.
- Listen and remember.
- Check that you have understood correctly what the child is trying to tell you.
- Praise the child for telling you. Communicate that s/he has a right to be safe and protected.
- Do not tell the child that what s/he experienced is dirty, naughty, or bad.
- Do not take photographs or make videos of any injuries reported by a child.
- It is inappropriate to make any comments about the alleged offender.
- Be aware that the child may retract what s/he has told you. It is essential to record all you have heard.
- At the end of the conversation, tell the child again who you are going to tell and why that person or those people need to know.
- As soon as you can afterwards, make a detailed record of the conversation using the child's own language. Include any questions you may have asked. Do not add any opinions or interpretations.

**NB** It is not education staff's role to investigate reports of abuse. Their role is to observe that something may be wrong, ask about it, listen, be available and respond appropriately.

### Immediately afterwards

You must not deal with this yourself. All reports of abuse must be recorded and responded to in keeping with the professional roles and responsibilities outlined (safeguarding form sent to the DSL)

The following are suggested pro-forma for schools to adapt to support their own in-house safeguarding arrangements. Please delete any pro-forma that are not relevant and add any that are bespoke to your own school safeguarding arrangements.

# Appendix 3: Chronology of key events

### Strictly Confidential

Guidance Notes:	Briefly summarise decisions reached, the services offered
and/or provided to	the child(ren) and family, and other action taken.

Name of child......Class / Tutor group.....

			T
Date	Event –	Names of family	Outcome/Follow
	CFC/Meeting/Telephone	member/professional	up action
	Ci Chileeting/Telephone	inember/professional	up action
	Call/Email/Review	involved.	

# Appendix 4: Cause for Concern Form

Page 1 of 2

Strictly Confidential
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Note: Please do not interpret what is seen or heard; simply record the facts. After completing the form, pass it immediately to the Designated Teacher.
Name of child
Name of staff member completing form
Day Date Time Place
Nature of incident / concern including relevant background (Record child's word verbatim and any wishes and feelings expressed)
Signed:
Action/passed to

# Page 2 of 2

For: Designated Safeguarding Lead Officer Use

Name:	Date:	Time
-------	-------	------

Action Taken	By whom	Outcome
Discuss with child		
Engure the shild's wishes and		
Ensure the child's wishes and feelings are ascertained where		
appropriate and fully recorded.		
appropriate and rany receraca.		
Monitoring sheet		
3 - 1 - 3		
Check behaviour database, for		
recent incidents, that might be		
significant to inform assessment		
Contact parents		
Please tick		
Talanhana Calli		
Telephone Call: Meeting:		
Email:		
Refer as appropriate (i.e., CSWS,		
cluster, family support etc.)		
Other (Please specify)		
	<u> </u>	

## **Appendix 5: SMART Plan**

Example: Overview of Pupil Support/SMART Plan

Child Protection Pupil Support Plan Information	Name of Pupil:		
Current Care/living arrangements			
Support needs identified			
	Support/Intervention	n	
Type of support/intervention	Provider	Start Date	End Date
_			
	Agencies Involved		
Name of professional	Agency	Email	Telephone

# Part Two:

The following Appendices reflect our LSCP referral pathways and procedures for responding to specific circumstances, which must be read and followed by all staff as appropriate when responding to individual concerns and circumstances and pre-appointment checks...

### **Appendix 6: Recruitment and Selection Checklist**

Post_			
Date			

Recruitment and selection checklist	Initials	Date
Pre-interview:		
Planning - Timetable decided: job specification and		
description and other documents to be provided to		
applicants, reviewed and updated as necessary.		
Application form seeks all relevant information and		
includes relevant statements about references etc		
Vacancy advertised (where appropriate)		
Advertisement includes reference to safeguarding		
policy, that is, statement of commitment to		
safeguarding and promoting welfare of children and		
need for successful applicant to be DBS checked		
Applications on receipt - Scrutinised – any		
discrepancies/anomalies/gaps in employment noted		
to explore if candidate considered for short-listing		
Short-list prepared		
References – seeking		
Sought directly from referee on short-listed		
candidates; ask recommended specific questions;		
include statement about liability for accuracy		
References – on receipt		
Checked against information on application;		
scrutinised; any discrepancy/issue of concern noted		
to take up with referee and/or applicant (at interview		
if possible)		
(If received by email – accompanying email to		
verify authenticity. If not from professional email		
address, follow up to ensure authenticity) Invitation to interview - Includes all relevant		
information and instructions and the <b>self-disclosure</b> form.		
Interview arrangements - At least two interviewers;		
panel members have authority to appoint; have met		
and agreed issues and questions/assessment		
criteria/standards		
Online checks – Exploring any content publicly		
available online that might compromise their		
professional role so this can be discussed with		
candidates at interview		
Self-Disclosure – Completed self-disclosure is		
submitted and seen by the member of the panel who		
is safer recruitment trained.		
Interview - Explores applicants' suitability for work		
with children as well as for the post		
•		
Note: identity and qualifications of successful		
applicant verified on day of interview by scrutiny of		
appropriate original documents; copies of		
documents taken and placed on file, where		
appropriate applicant completed application for DBS		
disclosure		

	<u>_</u>
Conditional offer of appointment: pre appointment	
checks. Offer of appointment is made conditional on	
satisfactory completion of the following pre-	
appointment checks and, for non-teaching posts, a	
probationary period	
References before confirmation of appointment:	
(if not obtained and scrutinised previously)	
(If received by email – accompanying email to	
verify authenticity. If not from professional email	
address, follow up to ensure authenticity)	
<b>Identity</b> (if that could not be verified at interview)	
Evidence to be kept in HR file	
Qualifications (if not verified on the day of	
interview)	
Evidence to be kept in HR file	
Permission to work in UK, if required	
Evidence to be kept in HR file	
School record sight of DBS certificate - where	
appropriate satisfactory DBS certificate.	
, , , , , , , , , , , , , , , , , , , ,	
DBS Barred list check – applicant is not barred	
from working with Children (this must be	
completed before the applicant commences	
work)	
Childcare (Disqualification) Regulations 2009	
<b>Letter</b> – for any staff who work in childcare provision	
or who are directly concerned with the management	
of such provision as defined in the statutory	
guidance.	
<b>Health</b> – the candidate is medically fit	
Medical Pre Employment Questionnaire	
B 1989 ( E 11 W 10 1 E	
Prohibition from Teaching Work Check – For	
those carrying out teaching work (see below) the	
teacher has not been included in the prohibition list	
or interim prohibition list or has a GTCE sanction.	
Qualified Teacher Status (QTS) Check - (for	
teaching posts in maintained schools) the teacher	
has obtained QTS or is exempt from the requirement	
to hold QTS (for teaching posts in FE colleges) the	
teacher has obtained a Post Graduate Certificate of	
Education (PGCE), or Certificate of Education (Cert.	
Ed) awarded by a higher education institution, or the	
FE Teaching Certificate conferred by an awarding	
Overseas Checks – for individuals who have lived	
or worked abroad in the last 5 years. (For those	
carrying out teaching work within the EEA area	
this will include an EEA prohibition order check	
through Employer Access until Jan 21, after this	
date it will include a reference from any	
education employer overseas in the same	
period)	
Statutory Induction Completed (for teachers who	
obtained QTS after 7 May 1999 and are not	
employed as NQTs)	

Risk Assessment – for Volunteers a written Risk assessment in relation to undertaking an Enhanced DBS	
Child Protection & Online safety training and other induction such as H&S, Safe Working Practice / code of staff behaviour, etc Including: Safeguarding & Child Protection Policy Safer Working Practice Guidance Whistleblowing procedures KCSiE Part 1 or Annex A & Annexe B ICT Acceptable Use Policy Online Safety Policy & Guidance Children Missing Education Policy Behaviour Policy	

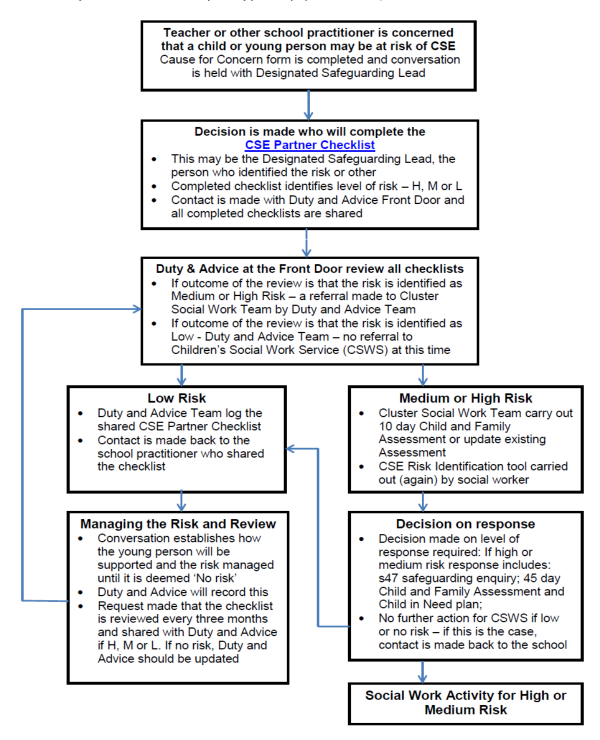
Each of the following activities is teaching work: planning and preparing lessons and courses for pupils, delivering\* lessons to pupils; assessing the development, progress, and attainment of pupils; and reporting on the development, progress, and attainment of pupils.

<sup>\* &</sup>quot;delivering" includes delivering lessons through distance learning or computer aided techniques. The activities specified above are not teaching work for the purposes of the Regulations if the person carrying out the activity does so (other than for the purposes of induction) subject to the direction and supervision of a qualified teacher(2) or other person nominated by the head teacher to provide such direction and supervision.

### **Appendix 7: Child Exploitation Response Checklist**

# Responding to identified concerns about Child Sexual Exploitation (CSE) in schools

Education professionals can also use the <u>WY Police CSE information report form</u> on the Leeds LSCB website to share any information which could help identify possible perpetrators of CSE, or children at risk of CSE.



### **Appendix 8: MACE Panel Referral Form**

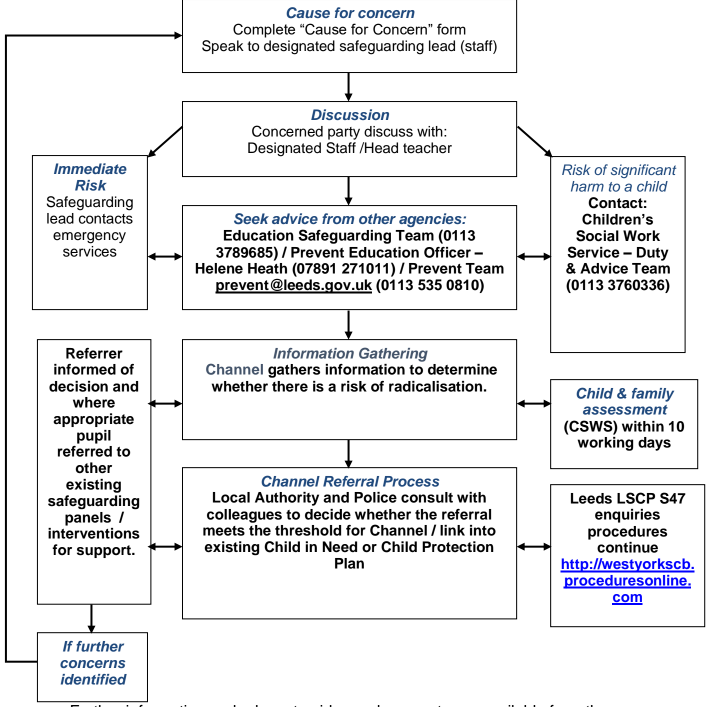
Please submit this form via email to <a href="mailto:CHS.MACE@leeds.gov.uk">CHS.MACE@leeds.gov.uk</a>

Referrer's Details			
Referrer's Name:			
Referrer's Agency:			
Telephone:			
Email:			
Date of Referral:			
Child's Details			
Name:			
DOB:		Mosaic ID:	
Ethnicity:		Gender:	
Address:		Sibling(s):	
Is the child open to CSWS?	Yes / No	Is the child open to Early Help?	Yes / No
Does the child have a disability or SEN?		Is the child attending an educational provision?	Yes / No
What type of educational provision does the child attend? (Please state details of their timetable and attendance)			
What service(s) are currently working with the child?			
Type of Exploitation: (please tick)	CSE	CCE	Both CSE & CCE
Has the child experienced online abuse? (If yes, please state which online platforms/names)	Yes / No		
Has a Child Exploitation Assessment (Toolkit) to completed? (please tick)		(please delete) Yes / No	Date of last toolkit:
Assessed Level of Risk:	No Risk Risk	Low Risk Medi	um Risk High

VRMP in place?	Yes / No	Has there been an FGC?	Yes / No
Has a Mapping Meeting taken place?	Yes / No	Is the child part of a peer group of children identified as being at risk of exploitation?	Yes / No
Has the child been discussed at MACE previously? If so, please provide a summary of previous MACE actions / interventions.			
What is the main presenting issue(s): What is happening right now for the child that you are concerned about in relation to potential exploitation? (e.g., If the child is going missing, how often, where do they go missing to if known, what do missing episodes look like?) Consider what the associated risk(s) are.			
What concern(s) are the presenting issue(s) causing? What are you worried will happen to the child?			
What or who are protective factor(s) in the child's life?			
TO BE COMPLETED IN	NTERNALLY	′. :	
Screened By:	Date:	Has the referral been accepted? Yes / No	MACE Panel Date:
If referral not accepted, please state why:			

**Appendix 9: Radicalisation Response Checklist** 

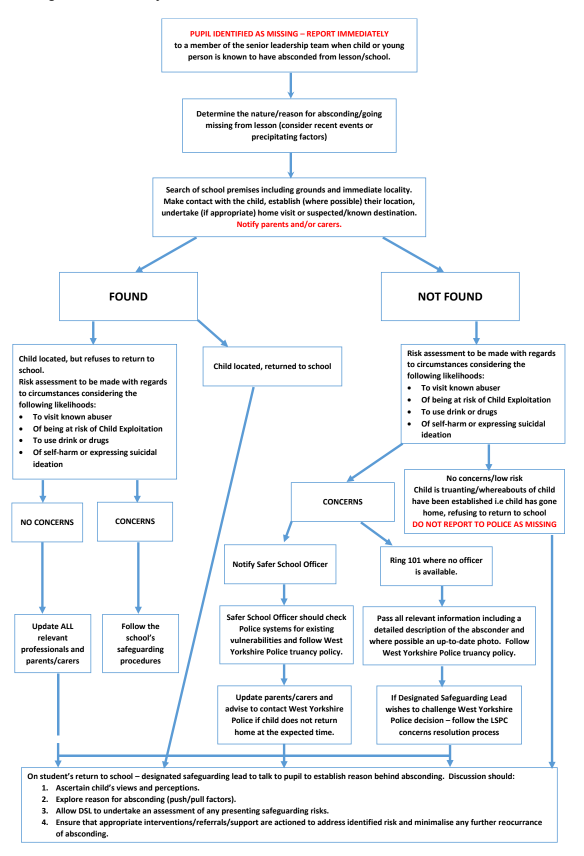
Summary of in-school procedures to follow where there are potential radicalisation concerns about a child/member of staff



Further information and relevant guidance documents are available from the Prevent Team – prevent@leeds.gov.uk

### **Appendix 10: Missing from School Response Checklist**

Referral pathway for reporting children and young people missing /absconded during the school day



### **Appendix 11: FE Safeguarding Information Sharing Form**

Name								
Date of Birth	Unique Learner Number							
Gender Identity	Male							
,	Non-Binary Genderqueer Gender-fluid Gender-fluid							
Please indicate the nature of the incident or safeguarding issue that you have been concerned about either in the past or currently.								
Physical Abuse		Sexual Abuse			Emotional Abuse			
Neglect		Mental ill Health		Suicidal intent				
Self-Harm		Forced I	Marriage		Risk to others			
Prevent		CSE			Faith Abuse			
Financial Abuse		Domesti	c Violence		Female Genital Mutilation			
Fabricated/Induced		Gangs a	and Youth		Harmful Sexual Behaviour			
Institutional abuse		Missing from home			Sexting			
Trafficking		Missing in education			Substance abuse			
*Child Looked After	r 🗆	COVID-19 related issues						
Other/Additional information(Please State):								
concern was referr police) and the out ensure that CPON that the student is	ovide details of the details of the details of the details of the reference of the reference on role.	he conceri cies (i.e., c erral? Feel	ns that you ha hildren's socia free to use ac are transferr	nve noted. al work ser dditional si red within	Please also indicate a rvices, adult social car heets if required. Plea 5 days of confirmat	e, se ion		
Safeguarding Issu	ue		Date	agency?		errea to		

Please can you give f working with the stud			g cont	act details of	which a	gencies are cur	rently	
Children's Social Work Services				Adult Social Care				
Probation				Youth Offending Services				
CAMHS				Police				
Other, Please state								
Has the student been Plan, Education Healt Behaviour) Please give	h Ca	re Plan, Perso	nal Ed	ducation Plan	or RAMI	P (for Harmful Se		
What areas of support	voul		end th	ne student wil	I need at			
Additional Learning Support		Life Skills		Family suppo		Substance Misuse		
Risk of offending or re- offending		Financial *CLA are entitled to bursaries and discretionary funding.		Health Advice	e 📙	Emotional Wellbeing		
Basic Skills		Housing		Counselling		Other, please state below		
Risk Management Plan		relating to sex	xually	harmful behav	iour)	risk to themselve		
Please can you provide	furth	ner information	n con	cerning any re	ecomme	ndations for sur	port?	
Please can you provi	de yo	our details belo	ow:					
Name:				Position:				
Organisation:					Tel No:			
Email Address:				Date:				

#### CONSENT TO SHARE INFORMATION PRIOR TO ENROLMENT

#### To be completed by student

I Insert Name give consent for the above information to be shared with Insert name of provider

Date	
Signature of student	

If consent from student has not been sought or you wish the FE provider to contact you directly for further information pertaining to this pupil, please provide a contact name and number of the relevant designated safeguarding lead.

Name of contact	
Telephone number	

Thank you for taking the time to gather the information requested. Please ensure that the completed form is returned securely to the relevant designated safeguarding officer listed below.

#### ALLEGATIONS OR CONCERN ABOUT A PERSON WORKING WITH CHILDREN

This form has been designed to help all agencies working with children record and refer information when it has been alleged that a person who works with children has:

Behaved in a way that has harmed a child, or may have harmed a child;

Possibly committed a criminal offence against or related to a child; or

Behaved towards a child or children in a way that indicates she or he may pose a risk of harm to children.

Behaved or may have behaved in a way that indicates they may not be suitable to work with children.

N.B. PLEASE PROVIDE AND ENSURE ALL OF THE BELOW INFORMATION IS RECORDED ON THIS DOCUMENT INCLUDING YOUR NAME/ PHONE NUMBER & EMAIL AND SEND TO <a href="mailto:LADO@leeds.gov.uk">LADO@leeds.gov.uk</a> WITHIN ONE WORKING DAY.

N.B. THIS INFORMATION MAY BE SHARED WITH PARTNER AGENCIES.

Date of Notification:		Click	Click here to enter a date.						
Date of Alleged Incide	ent:	Click here to enter a date.							
Name of Referrer:									
Agency:									
Contact Details & Em	ail:								
Professional/s Name	d in the	Allegati	ion:						
Name :	D.O.B :	.B : Employment Sector:			Oce	Occupation: Employer			
		Select A-H. Select N-R. Select S-Y.							
Home Address:									
Child/ren's Details (if	applica	ble):							
Name :	D.O.	В:	Legal Status i.e Looked after child (S.31,S.20,LASPO			Cook Worker:		Independent Reviewing Officer:	
Address:									
Summary of Allegation		ication S ssional (			nam	e of referrer, d	ate, time, de	etail of allegation and	

Category of Alleged Abuse	Primary Category of Alleged Abuse: Secondary Category of Alleged Abuse: Choose an item.					
Child or young person's view	Has the young person's views been sough detail of interview) If not please specify reason					
Parent or carer's view	Has the parent/carer been notified, and the by whom and detail of interview) If not please					
Have you discussed t your organisation?	his concern with the appropriate Line Ma	anager and Human Resources within				
What is their view?						
Does the professiona	I have children of their own? if known pl	ease give names & ages				
Previous concerns of a safeguarding nature:	Please identify (in chronological order) any prenature by the professional concerned.	evious/historical concerns of a safeguarding				
Previous concerns of a safeguarding	Please identify (in chronological order) any prenature by the professional concerned.	evious/historical concerns of a safeguarding				
nature:						
nature:						

Does the professional acknowledge the concern? Please consult with HR if advice is required about talking to the member of staff
What is their view?
Do you believe that the individual concerned poses a current risk of significant harm to children and young people in your organisation?
VEO DE NO DEL COMPLETO COMPLICA COMPLETO COMPLETO COMPLETO COMPLETO COMPLETO COMPLETO COMPLET
YES ☐ NO ☐ Please explain your rationale for the response.
In your professional opinion what action should be taken in regard to the individual facing the allegation or concern?
If the professional who these concerns are about, is not a member of staff directly employed by your organisation (e.g., an agency worker) have you discussed this concern with the appropriate Line Manager for the organisation concerned?
What is their view?
Name of employer:
Contact details:
LADO Discussion
Have you already discussed this matter with a LADO? If so, please provide details here.
Form Completed by:
Contact details:

# Appendix 13: National Prevent Referral Form

To access the updated National Referral Form, please follow the link or website address below:

National Prevent Referral Form

https://www.leedsforlearning.co.uk/Pages/Download/9b8023 66-38eb-4df4-90ab-c49acf00e168/PageSectionDocuments