

Safeguarding and Child Protection Policy and Procedures

Updated for KCSIE September 2025

Governor Responsibility:	Full Governing Body
Staff Responsibility:	Annie Ashraf and Teresa McMeakin
Review Period:	Annual
Status:	Non-statutory
Reviewed:	Autumn 2025
Next Review Date:	Autumn 2026

Editing Notes

Preface:

This document has been updated to include policies and procedures in line with statutory requirements. 'Keeping Children Safe in Education' (KCSIE) 2025, which states that individual schools and colleges should have 'an effective child protection policy. The child protection policy should describe procedures which are in accordance with government guidance and refer to locally agreed multi-agency safeguarding arrangements put in place by the three safeguarding partners. It should be updated annually (as a minimum) and be available publicly either via the school or college website or by other means.' This document will support schools and colleges in creating a child protection policy that is relevant to their communities and reflects the needs and abilities of learners.

The safeguarding/child protection policy should be a working document and as such will need to be reviewed and updated by schools following any changes in national guidance or local policies or processes, on an at least annual basis or because of lessons learned. Where minor changes are required, for example, adding the name of a new deputy DSL, it is unlikely to be necessary to require the policy be re-ratified.

Leaders and DSLs should adapt the content to include specific local information, named points of contact, as well as specific procedures and expectations. These decisions and details will vary from setting to setting, so this template should be used as a starting framework. It will not be appropriate for educational settings to adopt the templates in their entirety; DSLs and leaders should ensure unnecessary content is removed.

No new sections have been added to this model policy, but some amendments have been made for clarification and to add detail – see commentary and summary of changes below. All changes to the model policy are yellow highlighted. Changes include:

- the section on online safety, which includes the revised definition of the 4 Cs of online safety and also refers to safeguarding and Al
- reference to early years and safeguarding and the increased safeguarding and welfare requirements (section 3) of the EYFS 2025 statutory framework
- additional requirements for ensuring safeguarding in alternative provision this aligns to the February 2025 guidance for schools <u>Alternative provision GOV.UK</u>. The DfE have also published (31 August 2025) voluntary standards for unregistered provision <u>Non-school alternative provision: voluntary national standards GOV.UK</u> schools may wish to make use of these if they place a child in such provision.

Editing advice:

- This front section should be deleted prior to publication and the contents list regenerated.
- Amend the header and footer to the school's name.
- The contents page will need to be regenerated once this editing notes and commentaries are removed and school based text inserted.
- Appendices 5-8 are there to help schools review their policies covering online safety, recruitment, childon-child abuse and allegations against staff. These should be deleted prior you publication.

Highlighting/Colour coding of text

- Yellow highlighting indicates a change to text or additional text from 2024 model policy.
- Green font indicates that the setting/school/college should insert relevant information
- Orange font highlights suggestions to assist DSLs, leaders and managers in amending sample statements and ensuring content is appropriate for their setting. This content is provided as guidance notes and for indicating where the policy should be tailored to school approaches/arrangements this text should not be left in final draft/adopted policies, and the contents page generated.

Commentary on additional/amended points for KCSIE 2025

• Part 2 contains the most changes.

- KCSIE Annex F: lists most changes; minor changes also made to paras 101, 130 and 267 but not listed
- Paragraph numbering: Some bullet lists save been merged or split so numbering has changed slightly from 2024 KCSIE. All references to paragraphs have been updated.
- No changes to guidance section, Part 1 or Annex A or Part 4. Link added to Part 5. Link changes in Part 3 for undertaking checks.
- Annex B: A couple of amendments have been made and two links added.
- No change to Annex C job description of DSL.
- Guidance on gender questioning children has still to be published no date of this at the current time.

Summary of amendments				
Para	Aspect/ameno	lment	Text from KCSIE 2025	
Attendance				
Paras 30 and 177				
Opportunitie	es to teach safe	guarding		
Para 129	Added link to the Note that school		guidance, statutory from September 2026. this from now.	
Para 130	Amendments to areas that should be covered. Blue highlights are new wording and yellow amended wording		 Amended list of issues: supporting children to develop the skills that form the building blocks of all positive relationships healthy and respectful relationships boundaries, consent and kindness in relationships stereotyping, prejudice and equality confidence and self-esteem how to recognise and report concerns about an abusive relationship, including coercive and controlling behaviour the concepts of, and laws relating to – all forms of sexual harassment, and abuse, and how to access support, and what constitutes sexual harassment and sexual violence and why these are always unacceptable, emphasising that it is never the fault of the person experiencing it 	
Online safet	у			
Para 135	Amended definition - highlighted		content: being exposed to illegal, inappropriate, or harmful content, for example: pornography, racism, misogyny, self-harm, suicide, anti-Semitism, radicalisation, extremism, misinformation, disinformation (including fake news) and conspiracy theories.	
Para 142	Filtering and monitoring	Added bullet	schools can use the department's 'plan technology for your school service' to self- assess against the filtering and monitoring standards and receive personalised recommendations on how to meet them.	
Para 143	Generative artificial intelligence	Added bullet	The Department has published Generative AI: product safety expectations to support schools to use generative artificial intelligence safely and explains how filtering and monitoring requirements apply to the use of generative AI in education.	
Para 144	Cyber security	Amended text - highlighted	In addition, schools and colleges should consider taking appropriate action to meet the Cyber security standards for schools and colleges which were developed to help them improve their resilience against cyber-attacks. Broader guidance on cyber security including considerations for governors and trustees can be found at National Cyber Security Centre – NCSC.	

Alternative provision		
		Schools should obtain written information from the
Safeguarding procedures assurance Notification of staff changes	Added text for clarification	alternative provider that appropriate safeguarding checks have been carried out on individuals working at their establishment (i.e. those checks that schools would otherwise perform on their own staff). This includes written confirmation that the alternative provider will inform the commissioning school of any arrangements that may put the child at risk (i.e. staff changes), so that the commissioning school can ensure itself that appropriate safeguarding checks have been carried out on new staff.
Pupil whereabouts in school day Review of placement	Additional text	Schools should always know where a child is based during school hours. This includes having records of the address of the alternative provider and any subcontracted provision or satellite sites the child may attend. They should regularly review the alternative provision placements they make. Reviews should be frequent enough (at least half termly) to provide assurance that the child is regularly attending and the placement continues to be safe and meets the child's needs. Where safeguarding concerns arise, the placement should be immediately
Mental Health		
Children requiring mental health support	Removed reference to training in mental health leadership as the programme has ceased. Paragraph deletion and splitting.	
Role of Virtual Heads to promote education achievement of children in kinship care	Additional text for clarification	In September 2024, the role of Virtual School Heads was further extended to include a non-statutory responsibility to promote the educational achievement of all children in kinship care.
	al violence a	nd harassment
Safeguarding and supporting the alleged perpetrator(s) and children and young people who have displayed harmful sexual behaviour	New resource link	The Lucy Faithfull Foundation in collaboration with the Home Office, has developed 'Shore Space', an online resource which works to prevent harmful sexual behaviour. Shore Space offers a confidential chat service supporting young people who are concerned about their own or someone else's sexual thoughts and behaviour.
	ı	
se – Page 155	Removed tex	xt_defined Operation Encompass
Preventing Radicalisation – Updated definition		Extremism is the vocal or active opposition to our fundamental British values, including democracy, the rule of law, individual liberty, and mutual respect and tolerance of those with different faiths and beliefs
	Safeguarding procedures assurance Notification of staff changes Pupil whereabouts in school day Review of placement Children requiring mental health support Role of Virtual Heads to promote education achievement of children in kinship care displayed perpetrator(s) and children and young people who have displayed harmful sexual behaviour	Safeguarding procedures assurance Notification of staff changes Pupil whereabouts in school day Review of placement Children requiring mental health support Role of Virtual Heads to promote education achievement of children in kinship care Cl-on-child sexual violence and supporting the alleged perpetrator(s) and children and young people who have displayed harmful sexual behaviour Safeguarding and supporting the alleged perpetrator(s) and children and young people who have displayed harmful sexual behaviour See – Page 155 Removed teadicalisation – Updated

Developed by Angela Corbett, AJC Education on behalf of Haringey and HEP.

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1. Key Contacts

	<u> </u>	T
Post	Postholder	Contact details
Headteacher / Head of	Annie Ashraf	Tel No 0208883 3412
School		Email address: aashraf@tetherdownschool.org
Designated Safeguarding	Teresa McMeakin	Tel No 0208883 3412 – ext 2
Lead (DSL)		Email address: tmcmeakin@tetherdownschool.org
Deputy Safeguarding Lead (DDSL)	Rachel Gillingham	Tel No 0208883 3412 Email address: rgillingham@tetherdownschool.org
Deputy Safeguarding Lead (DDSL)	NA	Tel No Email address
Chair of Governors and Link Governor for Safeguarding	Denzil Jenkins	Email address: djenkins@tetherdownschool.org
		Phone: 020 8489 2968
Local Authority Designated Officer (LADO)	Shauna McAllister /John Srivastava	Email: Following an initial conversation, you must complete a LADO referral form (Word, 100KB) (docx, 5 page(s), 101.62 KB) and return it to lado@haringey.gov.uk. Website: Allegations against staff and volunteers who work with children Haringey Council
	Haringey Prevent Haringey Council	
Prevent referrals and	Contact the Prevent team: Email prevent@haringey.gov.uk	
advice	Act Early website	: ACT Early Prevent radicalisation
	ACT Early Suppo	rt Line on 0800 011 3764
Haringey Safeguarding	Haringey Safeguarding Children Partnership –	
Children Partnership	For HSCP Enquiries please email: hscp@haringey.gov.uk	
·	5th Floor, 48 Stati	ion Road, Wood Green, London N22 7TY
Haringey Council's Children's Services Please only use the out of hours number if you are calling outside of normal working hours. Your call will be logged and the operator	Child protection Haringey Council Child at risk of immediate harm: Phone: 020 8489 4533 Monday to Thursday: 8.45am to 5pm; Friday: 8.45am to 4.45pm NO immediate risk of harm to a child: If you are a professional or volunteer working with a child or their family and there is no immediate risk of harm to the child, but the family would benefit from additional support, you should complete the online referral	
will take brief details. An out	form via this link: Haringey Children's Services Portal Out of office hours, including weekends: 020 8489 0000	
of hours social worker will	Out of office hours, including weekends: 020 8489 0000 Do not use this number if a child needs immediate assistance from the	
ring you back.	Police or Ambulance Services. In these cases, call 999	
	Child Protection Advisors: 020 8489 2126	
		ti-agency safeguarding hub (MASH)
Making a MASH referral		4470 Out of hours 020 8489 0000
		e call (above) if you are a professional working with be asked to complete a MASH referral form within

24 hours. This should be emailed securely to: mashreferral@Haringey.gcsx.gov.uk	
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2. What to do if you have a welfare concern in Tetherdown Primary school

Why are you concerned?

- For example
 - Something a child has said e.g. allegation of harm
 - o Child's appearance may include unexplained marks as well as dress
 - Behaviour change
 - Witnessed concerning behaviour

Act immediately and record your concerns. If urgent, speak to a DSL first.

If it is out of hours & the DSL is NOT available then make a direct referral to social services – see key contacts table

- Follow the school procedure: Edukey Safeguard My School
 - o Reassure the child
 - O Clarify concerns if necessary (TED: Tell, Explain, Describe)
 - Use child's own words
 - o Sign and date your records

Inform the Designated Safeguarding Lead - Ms McMeakin, Inclusion Lead and DSL, tmcmeakin@tetherdownschool.org

Designated Safeguarding Lead

- Consider whether the child is at immediate risk of harm e.g. unsafe to go home
- Refer to other agencies as appropriate e.g. Internal or community services, early help open access, LADO, Police or Request for Support for integrated children's services
- If unsure then consult with Area Education Safeguarding Advisor (Shauna McAllister) or Local Authority Social Worker at the Haringey's Safeguarding Team.

If you are unhappy with the response

Staff:

- Follow local escalation procedures
- Follow Whistleblowing procedures

Learners and Parents:

• Follow school complaints procedures on website

Record decision making and action taken in the learner's child protection/safeguarding file

Monitor

Be clear about:

- What you are monitoring e.g. behaviour trends, appearance, attendance etc.
- How long you will monitor:
- Where, how and to whom you will feedback and how you will record

Review and **request further support** (if necessary)

At all stages, the child's circumstances will be kept under review

The DSL/Staff will request further support if required to ensure the **child's safety** is **paramount**

3. Introduction and Ethos

• The purpose of this policy is:

- To protect the safety, welfare and well-being of the pupils on roll at our school
- To set out the school's overarching principles, approaches and systems to child protection and safeguarding across all aspects of school life.
- To ensure staff are aware of their statutory safeguarding duties and responsibilities
- o To ensure staff are well-equipped and confident to recognise and report child protection concerns
- To promote an open and listening culture where everyone can voice concerns in the knowledge they will believe, helped and supported.

Our core safeguarding principles are:

o Promotion

 making sure pupils, parents, staff and all adults that come into contact with children know the systems and the support in place to keep children safe and there is a culture of vigilance permeating across the school

Prevention

 positive, supportive, vigilant, open and safe culture. Well taught curriculum that includes relationships and online safety, pastoral opportunities for children and safer recruitment procedures

Protection

• following the agreed procedures, ensuring all staff are trained and supported to recognise and respond appropriately and sensitively to safeguarding concerns.

Support

• for all learners, parents and staff, and where appropriate specific interventions that are required for those who may be at risk of harm.

Working with parents and other agencies

- to ensure timely, appropriate communications and actions are undertaken when safeguarding concerns arise.
- At Tetherdown, we recognise our statutory responsibility to safeguard and promote the welfare of all children. Safeguarding is everybody's responsibility and all those directly connected (staff, volunteers, governors, leaders, parents, families and learners) are an important part of the wider safeguarding system for children and have an essential role to play in making this community safe and secure.
- Staff and other adults working with children at Tetherdown are advised to maintain an attitude of 'it could happen here' where safeguarding is concerned.
- Tetherdown believes that the best interests of children always come first. All children (defined as those up to the age of 18) have a right to be heard and to have their wishes and feelings taken into account and all children regardless of age, gender, ability, culture, race, language, religion or sexual identity, have equal rights to protection.
- Tetherdown always recognises the importance of safeguarding and the promotion of children's welfare.
 Safeguarding is embedded in all the school's processes and procedures and at the heart of our school to provide an ethos and environment that will help children to be safe and feel safe. In our school children are respected and encouraged to talk openly. All our staff understand safe professional practice and adhere to our safeguarding policies.
- Tetherdown expects that if any member of our community has a safeguarding concern about any child or adult, they should act immediately. This includes out of hours when the DSL may not be available to speak to, in which case a direct referral should be made to social services – see contact details at the start of this policy.
- This policy is implemented in accordance with our compliance with the statutory guidance from the Department for Education, 'Keeping Children Safe in Education' 2025 (KCSIE) which requires individual schools and colleges to have an effective child protection policy.
- The procedures contained in this policy apply to all staff, including governors, temporary or third-party agency staff and volunteers and are consistent with those outlined within KCSIE 2025

4. Legislation and guidance

• This policy has been developed in accordance with the principles established by the Children Acts <u>1989</u> and <u>2004</u> and related guidance. The guidance includes:

This list has been revised and updated for September 2025, with links provided to the listed guidance.

- Keeping Children Safe in Education 2025
- Working together to safeguard children (December 2023, last updated June 2025)
- o Behaviour in schools (February 2024)
- o Children's social care national framework (December 2023, last updated July 2025)
- o Early Years and Foundation Stage Framework (EYFS) (July 2025)
- o Framework for the Assessment of Children in Need and their Families (2000)
- o Generative artificial intelligence (AI) in education (June 2025, updated August 2025)
- o Information sharing for safeguarding practitioners (April 2024)
- o Martyn's law for education settings GOV.UK (September 2025)
- Meeting digital and technology standards in schools and colleges (March 2022, last updated March 2025)
- Multi-agency statutory guidance on female genital mutilation (July 2020)
- o Non-school alternative provision: voluntary national standards GOV.UK (September 2025)
- o Ofsted: Education Inspection Framework' 2019 (revised July 2023)
- Ofsted: School inspection handbook (last updated September 2024) Awaiting updates for Autumn 2025 - draft for consultation School inspection toolkit)
- Promoting the education of children with a social worker and children in kinship care arrangements:
 virtual school head role extension (March 2024, last updated July 2025)
- o Relationships and sex education (RSE) and health education (June 2019 and updated July 2025)
- Sharing nudes and semi nudes advice for education settings working with children and young people (March 2024)
- o Sharing nudes and semi-nudes: how to respond to an incident (overview) (March 2024)
- The Education (Independent School Standards) Regulations (2014)
- o The Non-Maintained Special Schools (England) Regulations 2015
- o The Prevent Duty Guidance (published September 2023 and came into force on 1 January 2024)
- Working together to improve attendance (August 2024 statutory for 2025)
- Section 175 of the Education Act 2002 requires school governing bodies, local education authorities and
 further education institutions to make arrangements to safeguard and promote the welfare of all children
 who are pupils at a school, or who are students under 18 years of age. Such arrangements will have to
 have regard to any guidance issued by the Secretary of State.
- Other legislation this policy is based on:

Legislation	What it covers
School Staffing (England) Regulations 2009	 Lists what must be recorded on the single central record The requirement for at least one person conducting an interview to be trained in safer recruitment techniques.
Children's Act 1989 (and 2004 amendment),	Provides the framework for the care and protection of children.
Female Genital Mutilation Act 2003, as inserted by section 74 of the Serious Crime Act 2015 (Section 5B(11))	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.
The Marriage and Civil Partnership (Minimum Age) Act 2022	 Officially came into force on 27 February This Act prohibits 16 and 17-year-olds from marrying or entering into a civil partnership, regardless of whether they have parental consent. Also an offence to cause a child to marry before 18th birthday, also applies to non-binding unofficial marriage.
Rehabilitation of Offenders Act 1974	Sets out when people with criminal convictions can work with children.

Schedule 4 of the Safeguarding Vulnerable Groups Act 2006	Defines what 'regulated activity' is in relation to children
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5. Human Rights, Equalities and Public Sector Equality Duty

- Tetherdown is aware of its obligations under the Human Rights Act 1998 (HRA), Equality Act 2010
 Including its Public Sector Equality Duty) and the local multi-agency safeguarding arrangements in
 Haringey and other local authorise that pupils may reside in.
- The governing body and senior leaders recognise that, under the HRA, it is unlawful for schools and colleges to act in a way that is incompatible with the Convention. The specific convention rights applying to schools and colleges are:
 - Article 3: the right to freedom from inhuman and degrading treatment (an absolute right)
 - Article 8: the right to respect for private and family life (a qualified right) includes a duty to protect individuals' physical and psychological integrity
 - Article 14: requires that all of the rights and freedoms set out in the Act must be protected and applied without discrimination, and
 - Protocol 1, Article 2: protects the right to education.
- The governing body and senior leaders recognise being subjected to harassment, violence and or abuse, including that of a sexual nature, may breach any or all of these rights, depending on the nature of the conduct and the circumstances.
- The governing body and senior leaders will adhere to the Equality Act, will not unlawfully discriminate against pupils because of their sex, race, disability, religion or belief, gender reassignment, pregnancy and maternity, or sexual orientation (protected characteristics).
- The governing body and senior leaders will pay due regard to the need to eliminate unlawful discrimination, harassment and victimisation (and any other conduct prohibited under the Equality Act), to advance equality of opportunity and foster good relations between those who share a relevant protected characteristic and those who do not. The duty applies to all protected characteristics and means that whenever significant decisions are being made or policies developed, the governing body and senior leaders will give specific consideration to the equality implications of these such as, for example, the need to eliminate unlawful behaviours that relate to them such as sexual violence and sexual harassment, misogyny/misandry and racism.

6. Related Safeguarding Policies

- This policy is one of an integrated suit of policies, reflecting the whole school approach to safeguarding. It should be read and actioned in conjunction with the policies as listed below:
 - Behaviour & Anti-Bullying Policy this includes Behaviour management in and out of class and Use of physical restraint
- Artificial intelligence (AI) policy This is a new policy which schools should consider putting in place. A helpful template and guidance is provided by SWGfL at this link: Integrating AI in Schools: New Policy Template Available | SWGfL, alternative templates and advice are provided on the National College website for subscribers.
- Attendance Policy
- Curriculum policy
- Cyber security online safety policy or data protection policy?
- Drop-off and Collections Policy.pdf
- o GDPR Data protection and Information sharing
- Early Years <u>Early years foundation stage (EYFS) statutory framework: summary of the safeguarding</u> and welfare requirements | NSPCC Learning
- First aid and managing medical needs
- Health and safety
- o Image Use
- Managing/dealing with allegations against staff policy and procedures,
- o Low level concerns Policy
- Lettings Policy

- Online safety policy
- Personal and intimate care
- Pupils' Personal Electronic Devices Policy <u>Pupils' Personal Electronic Devices Policy.pdf</u>
- o Personal, social and health education (PSHE) Policy
- Relationships and Sex Education (RSHE) Policy
- Risk assessments (e.g. school trips, use of technology)
- Safer recruitment
- Safeguarding leaflet Safeguarding leaflet 2025.docx
- o Searching, screening and confiscation (maybe covered in Behaviour policy)
- Social media and Mobile technology
- Special educational needs Report
- Staff behaviour policy or Code of Conduct
- o Staff disciplinary policy/procedures
- Voluntary Helpers Policy Voluntary Helpers Policy.pdf
- Whistleblowing

7. Definitions of safeguarding

- In line with KCSIE 2025, safeguarding and promoting the welfare of children is defined for the purposes of this policy as:
 - o providing help and support to meet the needs of children as soon as problems emerge
 - o protecting children from maltreatment, whether that is within or outside the home, including online
 - o 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
 - o taking action to enable all children to have the best outcomes
- Safeguarding is what we do to prevent children suffering or coming to harm, whether that is within or outside the home, including online.
- Child protection refers to activities undertaken by the school to protect children suffering from harm or likely to suffer from harm. A child includes anyone under the age of 18.
- The safeguarding partners that the school works with to safeguard its pupils as set out in KCSIE are: the
 local authority; the local clinical commissioning group; and the chief officer of Police for the area that falls
 under the local authority.
- Abuse is a form of maltreatment of a child that covers inflicting harm or failing to prevent the infliction of harm. Neglect is a form of abuse and is the persistent failure to meet a child's basic physical and psychological needs. Exploitation is the deliberate manipulation or abuse of power used to have control over another person, usually for some form of gain - this can be for a range of reasons including personal, financial or sexual.

At Tetherdown we are aware that abuse, neglect and exploitation can take place inside and outside the school, inside or outside the home, and online.

Section 8 and Appendix 1 provides a more detailed explanation of the different types of abuse and signs and symptoms and specific safeguarding issues.

• At Tetherdown we recognise that not everyone who has been subjected to abuse considers themselves a victim or would want to be described in this way. We also think carefully about the use of the term 'alleged perpetrator(s)' and where appropriate 'perpetrator(s)', especially when speaking in front of children, not least because in some cases the abusive behaviour will have been harmful to the perpetrator as well. In managing any incident we are prepared to use any term with which the individual child is most comfortable and on a case-by-case basis.

8. Informing staff and others of safeguarding policy

All staff (including temporary staff and volunteers) will be provided with a copy of this policy. They will be
asked to say they have read and understood its contents, are familiar with the school systems and will

adhere to them. This policy can be found on Teams>Everyone@Tetherdown>Policies and Procedures>Files>Safeguarding & Child Protection policy and Tetherdown website

Visitors to the school site will be given a leaflet detailing our safeguarding arrangements

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- Parents/carers can obtain a copy of Tetherdown Safeguarding and Child Protection Policy downloaded from the school website together with other related policies, including for online safety, recruitment and child-on-child abuse <u>www.tetherdownschool.org</u> Additionally, these and other policies are available from the school office on request.
- Pupils will be made aware of the school's systems in age-appropriate ways through displays around the school site, verbally and via the school website. The DSL will ensure pupils have understood and are aware that they can raise concerns at any time, they will be listened to, taken seriously and their wishes respected (where possible), given the necessary support and kept informed of actions being taken.

9. Roles and Responsibilities

The Governing Body

- The Governing Body takes responsibility for strategic leadership that is a 'whole school approach' for the school's safeguarding arrangements and that these will comply with their duties under legislation and have full regard to KCSIE 2025. This includes ensuring the school's policies, procedures and training are effective and comply with the law at all times.
- The Governing body will ensure the school's systems enable pupils to report what is happening to them.
- The Governing body will ensure the appointed Designated Safeguarding Lead is a senior member of staff. The role of the Designated Safeguarding Lead (and deputies) is set out in KCSIE Annex C, summarised in the section below and will be made explicit in the job description of postholders.
- Tetherdown has a nominated governor, Mr Jenkins, for safeguarding. The nominated governor(s) will support the Designated Safeguarding Lead and have oversight in ensuring that the Tetherdown has an effective policy which interlinks with other related policies; that locally agreed procedures are in place and being followed; and that the policies are reviewed at least annually and when required.
- All governors will undertake safeguarding training and additional training on specific issues, such as
 online safety and Prevent. This will be part of ongoing and regular programme of training to build
 knowledge and understanding of safeguarding across all members of the Governing Body.
- The governing body will take an active role in monitoring safeguarding arrangements and providing support to the Designated Safeguarding Lead in line with Part 2 KCSIE 2025. This will include visits to school, regular contact with the Designated Safeguarding Lead and other staff working to protect children and reviewing information provided to them concerning pupils' welfare and safety, including for online safety. Governors will also seek the views of pupils and parents/carers as part of their monitoring arrangements to check on the effectiveness of safeguarding arrangements.
- The governing body and leadership team at Tetherdown recognises the significant level of responsibility
 of the Designated Safeguarding Lead role. They will ensure the postholder (and any deputies) are given
 the additional time, funding, training, resources, and support needed to carry out the role effectively. They
 will also ensure there is adequate cover if the Designated Safeguarding Lead is absent.

Headteacher

- The Headteacher will ensure that the suite of policies and procedures relating to safeguarding and child protection adopted by the school's Governing Body are understood and followed by all staff.
- The Headteacher will ensure that all the safeguarding and welfare requirements set out in Section 3 of the Early years foundation stage (EYFS) statutory framework are implemented and adhered to Addition for 2025 to align with 2025 statutory framework

Designated Safeguarding Lead (DSL)

No change in text in Annex C for 2025. This section has been reordered for clarity

- The Tetherdown has appointed a member of the leadership team Ms McMeakin as the Designated Safeguarding Lead (DSL). Additionally, Tetherdown have appointed Deputy DSLs, Ms Ashraf and Ms Gillingham who will have delegated responsibilities and act in the DSLs absence.
- The DSL has overall responsibility for the day-to-day oversight of safeguarding and child protection systems in Tetherdown. Whilst the activities of the DSL may be delegated to the deputies, the ultimate

lead responsibility for safeguarding and child protection remains with the DSL and this responsibility will not be delegated.

- Job descriptions that align to KCSIE 2025 Annex C are in place for the DSL and deputy DSLs and listed in full in Appendix 2. See Appendix 2 for the full job description of the DSL and DDSLs as set out in KCSIE Annex C. The prime roles and responsibilities of the DSL and DDSLs are to
 - Manage and deal with reports of concerns from staff and other sources and manage referrals to local authority children's social care, Channel programme, the Disclosure and Barring service ad to the Police where a crime may have been committed
 - Working with others
 - o Information sharing and managing the child protection file
 - Raising awareness
 - Training, knowledge and skills
 - Providing support to staff
 - Understanding the views of children
 - Holding and sharing information
- The DSL will undergo appropriate and specific training to provide them with the knowledge and skills required to carry out their role. Deputy DSLs will be trained to the same standard as the DSL. The DSL and any deputy DSLs training will be updated formally every two years, but their knowledge and skills will be updated through a variety of methods at regular intervals and at least annually.
- The Headteacher will be kept informed of any significant issues by the DSL.
- The DSL and DDSLs will be given the additional time, funding, training, resources and support they need
 to carry out the role effectively. This may include handling of referrals to children's social care and multiagency working, together with other training pertinent to the school's context and evolving safeguarding
 issues.
- The DSL will provide advice and support to other staff on child welfare, safeguarding and child protection matters, taking part in strategy discussions and inter-agency meetings, and/or supporting other staff to do so, and contributing to the assessment of children.
- The DSL will ensure that all staff receive the necessary safeguarding training, and that this will be regularly updated to ensure currency and keep the profile of safeguarding high.
- During term time the designated safeguarding lead (or a deputy) will always be available (during school/office hours) for staff in the school to discuss any safeguarding concerns. This will be in person, in very exceptional circumstances this maybe by telephone.
- Out of hours arrangements: poster with Haringey Out of hours phone numbers are displayed around the school; DSL and DDSL phone contacts on the heading of all after-school clubs' registers.

Members of Staff

- All members of staff have a responsibility to:
 - o Provide a safe environment in which children can learn.
 - Be aware it can happen here and safeguarding is everyone's responsibility.
 - o Build trusted relationships with children and young people that facilitates communication.
 - Undertake appropriate safeguarding and child protection training (including online safety which, amongst other things, includes an understanding of the expectations, applicable roles and responsibilities in relation to filtering and monitoring) at induction and ongoing regular updates as required, and at least annually, so that have the relevant skills and knowledge to safeguard children effectively.
 - o Actively promote the welfare and safeguarding of pupils, including their online safety,
 - Know what to do if a child tells them that he or she is being abused or neglected and understand the impact abuse and neglect can have upon a child.
 - Understand the difficulties that children may have in approaching staff about their circumstances and consider how to build trusted relationships which facilitate communication.
 - Be aware of indicators of abuse and neglect and understand that children can be at risk of harm inside and outside of the school, inside and outside of home and online.

- To exercise professional curiosity and knowing what to look for is vital for the early identification of abuse and neglect to identify cases of children who may be in need of help or protection.
- Reassure a child that they are being taken seriously and that they will be supported and kept safe;
 never give the child the impression that they are creating a problem by reporting any form of abuse and/or neglect; and never make a child feel ashamed for making a report.
- O Be aware that children may not feel ready or know how to tell someone that they are being abused, exploited, or neglected, and/or they may not recognise their experiences as harmful. For example, children may feel embarrassed, humiliated, or being threatened. This could be due to their vulnerability, disability and/or sexual orientation or language barriers. This should not prevent staff from having a professional curiosity and speaking to the DSL if they have concerns about a child.
- Understand the early help process and their role in it.
- Understand the school's safeguarding policies and systems.
- Undertake regular and appropriate training which is regularly updated.
- Be aware of the process of making referrals to children's social care and statutory assessment under the Children Act 1989.
- Be able to identify and act upon indicators that children are, or at risk of developing mental health issues.
- Know how to maintain an appropriate level of confidentiality and the importance of recording and information sharing.
- Understand the wider definitions of chid-on-child abuse and be aware of specific issues such as cyberbullying, sexual violence, sexual harassment and exploitation as set out in KCSIE Part 1 or Annex A (for some staff) and Annex B.
- Be aware of the indicators of abuse and neglect so that they can identify cases of children who may need help or protection.
- Be aware of the school's child-on-child abuse policy, anti-bullying strategy and the role they play in preventing and responding to child-on-child abuse.

Children and Young People

- Children and young people (learners) have a right to:
 - Feel safe, be listened to, know their concerns will be taken seriously, and have their wishes and feelings taken into account.
 - Contribute to the development of school safeguarding policies.
 - o Receive help from a trusted adult.
 - o Learn how to keep themselves safe, including online.

Parents and Carers

- Parents/carers have a responsibility to:
 - Understand and adhere to the relevant school policies and procedures.
 - Talk to their children about safeguarding issues and support the school in their safeguarding approaches.
 - Identify behaviours which could indicate that their child is at risk of harm including online and seek help and support from the school or other agencies.
 - Speak to school staff if they have any concerns about the welfare, well-being and safety of their children.

10. Recognising Indicators of abuse, neglect and exploitation

- All staff at Tetherdown are made aware of the definitions and indicators of abuse, neglect and exploitation (see below and Appendix 1), as identified by Working Together to Safeguard Children (December 2023) and Keeping Children Safe in Education (KCSIE) 2025.
- All staff understand that children can be at risk of harm inside and outside of the school, inside and
 outside of home and online. All staff, but especially the DSL (and deputies) must take account of the
 context within which such incidents and/or behaviours occur and consider whether children are at risk of
 abuse or exploitation in situations outside their families.

- Harm can also include ill treatment that is not physical as well as the impact of witnessing ill treatment of
 others. This can be particularly relevant, for example, in relation to the impact on children of all forms of
 domestic abuse.
- Tetherdown recognises that when assessing whether a child may be suffering actual or potential harm there are four categories of abuse:
 - o Physical abuse
 - Sexual abuse
 - o Emotional abuse
 - Neglect

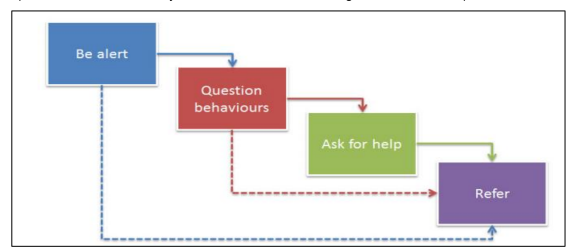
The school recognises that abuse, neglect, exploitation and safeguarding issues are rarely standalone events and cannot be covered by one definition or one label alone. In most cases, multiple issues will overlap with one another.

For further information see Appendix 1 of this policy and Appendix 4 for links to advice and support.

- All staff should have an awareness of safeguarding issues that can put children at risk of harm.
 Behaviours linked to issues such as drug taking and/or alcohol misuse, deliberately missing education,
 serious violence (including that linked to county lines), radicalisation and consensual and non-consensual
 sharing of nude and semi-nude images and/or videos can be signs that children are at risk. A wider range
 of specific issues includes (but not limited to):
 - Child abduction and community safety incidents
 - Children with family members in prison
 - Children absent education (CAE)
 - Child missing/goes missing from education, home or care
 - Child Sexual Exploitation (CSE)
 - Child Criminal Exploitation (CCE)
 - County Lines
 - Cybercrime
 - Domestic abuse
 - Faith based abuse
 - Female Genital Mutilation (FGM)
 - Forced marriage
 - Gangs and youth violence
 - Gender based abuse and violence against women and girls

- Homelessness
- Honour based abuse (so called)
- Mental health
- Modern slavery & the National Referral Mechanism
- Online safety (including awareness of the school's systems for filtering and monitoring)
- Child-on-child abuse (including cyberbullying, racial, prejudicial and discriminatory bullying)
- Preventing radicalisation and extremism
- Relationship abuse
- Serious Violence
- Sexual Violence and Sexual Harassment
- Upskirting
- Youth produced sexual imagery, nudes/seminudes ("Sexting")
- Additional information on these safeguarding issues and information on other safeguarding issues is included in KCSIE Annex B and Appendix 3 of this policy.
- Members of staff are aware that concerns may arise in many different contexts and can vary greatly in terms of their nature and seriousness. The indicators of child abuse and neglect can vary from child to child. Children develop and mature at different rates, so what appears to be worrying behaviour for a younger child might be normal for an older child.
- All staff, but especially the designated safeguarding lead (and deputies) should consider whether children
 are at risk of abuse or exploitation in situations outside their families. Extra-familial harms take a variety of
 different forms and children can be vulnerable to multiple harms including (but not limited to) sexual abuse
 (including harassment and exploitation), domestic abuse in their own intimate relationships (teenage
 relationship abuse), criminal exploitation, serious youth violence, county lines, and radicalisation.
- All staff should be aware that technology is a significant component in many safeguarding and wellbeing issues. Children are at risk of abuse and other risks online as well as face to face. In many cases abuse and other risks will take place concurrently both online and offline. Children can also abuse other children online, this can take the form of abusive, harassing, and misogynistic/misandrist messages, the non-consensual sharing of indecent images, especially around chat groups, and the sharing of abusive images and pornography, to those who do not want to receive such content.
- It is important to recognise that indicators of abuse and neglect do not automatically mean a child is being abused however all concerns should be taken seriously and explored by the DSL on a case-by-case basis.

 All members of staff are expected to be aware of and follow this approach if they are concerned about a child (taken from 'What to do if you are worried a child is being abused' DfE 2015)



- Parental behaviours' may also indicate child abuse or neglect, so staff should also be alert to parent-child
 interactions or concerning parental behaviours; this could include parents who are under the influence of
 drugs or alcohol or if there is a sudden change in their mental health.
- Safeguarding incidents and/or behaviours can be associated with factors outside school and/or can occur between children offsite. Children can be at risk of abuse or exploitation in situations outside their families. Extra-familial harms take a variety of different forms and children can be vulnerable to multiple harms including (but not limited to) sexual exploitation, criminal exploitation, and serious youth violence.
- By understanding the indicators or abuse and neglect, we can respond to problems as early as possible and provide the right support and services for the child and their family.
- In all cases, if staff are unsure, they should always speak to the designated safeguarding lead or deputy.

11. Child protection procedures – taking action

Tetherdown adheres to the Haringey Safeguarding Children multi-agency partnership procedures (Haringey LA). The full Haringey LA procedures and additional guidance relating to specific safeguarding issues can be found here Child protection | Haringey Council and on the Haringey Safeguarding Children Partnership website https://haringeyscp.org.uk/.

Staff (volunteers, governors, contractors, agency and supply staff and visitors) must follow the school
procedures set out in this and the following sections should they identity or have a worry about a child
protection issue. A Safeguarding leaflet with Tetherdown procedures and DSL team identification
will be provided to all visitors on arrival. (Annex 8).

The actions staff and other adults should take if there are any safeguarding concerns about a pupil are listed below. This will be covered in staff training, including new staff induction. Visitors will be provided with an information sheet on arrival, summarising the school systems and how they should pass on any child protection concerns. If anyone is unsure about reporting concerns, they must speak to the DSL and they can also refer to the DfE publication 'What to do if you're worried a child is being abused' (March 2015).

- All staff are made aware of the process for making requests for support referrals for statutory
 assessments under the Children Act 1989, along with the role they might be expected to play in such
 assessments.
- Tetherdown recognises that some children have additional or complex needs and may require access to intensive or specialist services to support them.

Action if a child is in immediate danger or suffering harm or likely to suffer harm

- As soon as a member of staff or adult working in the school becomes aware that a child is suffering or likely to suffer harm, or in immediate danger they must let the DSL know immediately.
- The member of staff must make a record of what the child (ideally contemporaneously) is telling them/has
 told them and also record this on Edukey <u>as soon as possible after the alert to the DSL</u>. The
 handwritten record should be scanned and added to the electronic record (see details under making a
 record of a concern).

- The DSL, along with the relevant Deputy DSLs will review the case and decide on the next steps. If a child
 is in immediate danger or is at risk of harm, a request for support should be made immediately to
 Haringey's Multi-Agency Safeguarding Hub (MASH), and/or the police. Referrals will follow the Haringey's
 referral procedures and the expectations set out in KCSIE and in Chapter 3 section 3 of 'Working
 Together to Safeguard Children' 2023.
- If the DSL or deputy DSL is not available, for example out of school hours, then any staff member or other adults can make a referral. The contact numbers for the MASH team are listed at the front of this policy. During this call you should seek the advice about notifying parents, remembering that in some situations this could be unsafe or cause the child more harm. During your phone call if you are a professional working with children you may be asked to complete a MASH referral form within 24 hours. This should be emailed securely to mashreferral@Haringey.gcsx.gov.uk.
- Any member of staff/adult making a direct referral to the MASH team must inform the DSL as soon as
 possible, verbally and provide a written record of the concerns and actions taken.

Action if a concern about a child is not in immediate danger or risk

- Staff must be vigilant at all times. In doing this staff may well notice safeguarding concerns that do not place a child at immediate risk of harm. Staff must be mindful that no concern is too small not to share and that they are vital in helping the DSL to build a picture of the child's well-being, welfare, mental health and safety and take the necessary action. Examples of concerns could be a child looking unkempt, saying or making a comment that arouses your suspicions or a change in character/behaviour.
- Staff must follow school procedures and record the concern on Edukey. The DSL will ensure that there is
 continuous monitoring of the Edukey throughout the day so no concerns are missed and any necessary
 actions are taken. The member of staff should not hesitate in also discussing their concern with the DSL
 or deputy DSL. The DSL will review this information, with any other safeguarding concerns they have on
 record, and take any necessary actions.

Guidance on receiving a disclosure from a child

"Purple Situation" - Handling a disclosure

Where a disclosure from a child becomes apparent, sensitively alert a member of staff to the "PURPLE SITUATION" and identify a quiet place where you can listen to the child in confidence. You are officially relieved

Staff should follow this approach:

- Listen to what the child has to say. Allow them time to talk freely and do not ask leading questions used TED technique Tell, Explain and Describe to clarify concerns. Reassure the child that they are doing the right thing in telling you. Let them know they are being taken seriously and that nothing they say is or will cause a problem. Do not tell them they should have told you sooner.
- Stay calm and do not show that you are shocked or upset. Do not in any circumstance promise to keep
 what they have told you a secret. Explain you will have to pass this information on and what will happen
 next.
- If possible, make a handwritten record as the child speaks. If this is not possible, make a handwritten
 record as soon as possible afterwards. Follow the school procedure to also make a report on Edukey.
- Speak to a DSL or deputy DSL immediately if the child is in **immediate risk** or **has been harmed** as noted above.
- Under no circumstances should the staff member undertake any investigation into the concern.
- Any allegations about staff must be reported directly to the headteacher, or in their absence, a deputy headteacher, unless the allegation is against the headteacher in which case the chair of governors should be informed. See later section.

Making a record of a concern or disclosure

• Any child protection concerns should be entered into Edukey. If the concern is a direct disclosure from a child then this should be recorded in writing so there is a contemporaneous record of the disclosure, which can be used as evidence should a case go to court. Child(ren) full name, the start, end time, location and date should be added to the report. A summary of the report should be made on Edukey and the DSL or deputy informed immediately. Use child or children own words when possible, do not abbreviate bad language or names.

12. Notifying parents and carers of child protection concerns

- Parents/carers will be informed of child protection concerns unless there is a valid reason not to do so, for example, if to do so would put a child at risk of harm or would undermine a criminal investigation. Such discussions will be undertaken by the DSL or deputy DSL, although this may be delegated to another member of staff who is part of the safeguarding team, and maybe already working in with the family.
- The DSL will liaise with Haringey's Multi-Agency Safeguarding Hub (MASH), before making a decision not to inform parents/carers of a child protection concern.
- In the event of a request for support to the Haringey's Multi-Agency Safeguarding Hub (MASH) being necessary. Parents/carers will be informed and consent to this will be sought by the DSL in line with guidance provided by Haringey's Multi-Agency Safeguarding Hub (MASH).
- Parents/carers will normally be notified in the case of allegations of abuse made against other pupils, unless it is unsafe to do so. The same applies to the person(s) the allegation is made against if they are a child.

13. Multi-Agency Working

- Tetherdown recognises and is committed to its responsibility to work within the Haringey LA multi-agency safeguarding (MASH) arrangements. The leadership team and DSL and DDSLs will work to establish strong and co-operative local relationships with professionals in the safeguarding partners and other agencies and sources of support in line with statutory guidance.
- The school recognises the importance of multi-agency and partnership working and is committed to working alongside all agencies to provide a coordinated response to promote children's welfare and protect them from harm. This includes contributing to Haringey LA processes as required. Such as, participation in relevant safeguarding multi-agency plans and meetings, including Child Protection Conferences, Core Groups, Strategy Meetings, Child in Need meetings or other early help multi-agency meetings.

14. Early Help assessment & statutory children's social care assessments and services

Early Help

- Tetherdown will work with social care, the police, health services and other services to promote the welfare of children and protect them from harm.
- Tetherdown, in line with Working together to safeguard children (2023), recognises the importance of early recognition and intervention in safeguarding children. The school follows the guidance in paragraph 131 of Working Together to safeguard children in conducting effective early help assessments.
- Staff are trained to be alert to the potential for early help, identify children that may benefit from early help and raise their concerns with the DSL.
 - Any child may benefit from early help, but all staff should be particularly alert to the potential need for Early Help for a child who:
 - is disabled or has certain health conditions and has specific additional needs
 - has special educational needs (whether they have a statutory Education, Health and Care Plan)
 - has a mental health need
 - is a young carer
 - ❖ is frequently missing/goes missing from care or from home
 - is showing signs of being drawn in to anti-social or criminal behaviour, including gang
 - involvement and association with organised crime groups or county lines
 - is at risk of modern slavery, trafficking, sexual or criminal exploitation
 - is at risk of being radicalised or exploited
 - has a family member in prison, or is affected by parental offending
 - is in a family circumstance presenting challenges for the child, such as drug and alcohol misuse, adult mental health issues and domestic abuse
 - is misusing alcohol and other drugs themselves
 - has returned home to their family from care

- is at risk of 'honour'- based abuse such as Female Genital Mutilation or Forced
- Marriage
- is a privately fostered child, and
- ❖ is persistently absent from education, including persistent absences for part of the school day
- If the DSL views that an early help assessment is appropriate, they or the deputy DSL will lead on liaising with other agencies and in setting up inter-agency assessment, as require. Staff may be required to contribute and/or provide support in the early help assessment. They will ensure the appropriate early help support is put in place to support the child.
- The DSL will keep all early help cases under constant review and consideration to ensure their concerns
 have been addressed and, most importantly, that the child's situation improves. If, after the request for
 support or any other planned external intervention, a child's situation does not appear to be improving, the
 DSL will take further actions. This may include a request for advice and support to Haringey's MultiAgency Safeguarding Hub (MASH)

Statutory social care assessments

- At Tetherdown if a child is suffering, or is likely to suffer from harm we will immediately make a referral to Haringey's Multi-Agency Safeguarding Hub (MASH) (and if appropriate the police).
- Referrals will follow the local referral process and the expectations set out in KCSIE and in Chapter 3
 section 3 of 'Working Together to Safeguard Children' 2023.
- A children's social care assessment will consider where children are being harmed in contexts outside the home. As part of the referral we will provide as much information as possible so that all the available evidence is considered to enable a contextual approach to address such harm.
- At Tetherdown we will ensure we do all we can to support the assessment and, if the child's situation does not appear to be improving, follow Haringey's escalation procedures.

15. Confidentiality, information sharing and record keeping

Confidentiality

- All members of staff must be aware that whilst they have duties to keep any information **confidential**, they also have a professional responsibility to share information with other agencies to safeguard children.
- All staff must be aware that they cannot promise confidentiality in situations which might compromise a child's safety or wellbeing.
- The Headteacher/Principal or DSL (and DDSL and members of the safeguarding Team) will share information about a child on a 'need to know' basis to help maintain confidentiality.
- Confidentiality is also addressed in this policy with respect to record-keeping below and allegations of abuse against staff in the section below and in the school's policy. Cathy, please add link to appendix 4 or school policy.

Information Sharing

- Tetherdown recognises our duty to share relevant information with appropriate agencies in matters
 relating to child protection at the earliest opportunity as per statutory guidance outlined within KCSIE 2025
 and the DfE Guidance on <u>Information Sharing</u> (May 2024). This is important because information sharing
 is vital in identifying and tackling all forms of abuse, neglect and exploitation and in promoting children's
 welfare, including in relation to educational outcomes.
- The safety of the child is always paramount, any concerns about sharing information must not be allowed to stand in the way of ensuring the welfare and safety of pupils.
- Staff should never promise a student that they will not pass on child protection concerns to the relevant staff and agencies. However, the child should be reassured that:
 - o their disclosure will be taken seriously, and it is not creating a problem
 - o their disclosure will only be shared with relevant staff
 - o staff will be sensitive to their feelings and concerns
 - o their wishes will be heard
 - o they will be kept informed of actions and support.

- The Data Protection Act 2018 and UK GDPR do not prevent the sharing of information for the purposes of keeping children safe. Fears about sharing information must not be allowed to stand in the way of the need to safeguard and promote the welfare and protect the safety of children. The school may legitimately share information without consent where: it is not possible to gain consent; it cannot be reasonably expected that a practitioner gains consent; and, if to gain consent would place a child at risk.
- Tetherdown has an appropriately trained Data Protection Officer (DPO) as required by the General Data Protection Regulations (GDPR) to ensure that our school is complaint with all matters relating to confidentiality and information sharing requirements. At Tetherdown, Ms Lewis is our DPO.
- DfE Guidance on <u>Information Sharing</u> (May 2024) provides further detail. The 7 'golden rules' for sharing information, and can support staff who have to make decisions about sharing information <u>List location of where this is kept e.g. in the staff room, office, shared area on staff network/intranet etc. CATHY
 </u>
- If staff are in any doubt about sharing information, they should speak to the DSL (or deputies).

Record keeping

- All safeguarding concerns, discussions and decisions, and reasons for those decisions, will be recorded in
 writing contemporaneously (this may be used as evidence if the disclosure becomes a Police matter) on
 the school safeguarding Edukey platform and passed without delay to the DSL. This should include
 speaking to the DSL. Edukey has a body map which will be completed if injuries have been observed.
- Records must be completed at the time using the child's words and shared as soon as possible after the
 incident/event. The record must be signed and dated by the member of staff. If there is an immediate
 concern the member of staff should consult with a DSL before completing the form as reporting urgent
 concerns takes priority.
- Records will include:
 - o a clear and comprehensive summary of the concern
 - o details of how the concern was followed up and resolved
 - o a note of any action taken, decisions reached and the outcome
 - the rationale for decisions, including referrals and when referrals were not made.
- If members of staff are in any doubt about recording requirements, they should discuss their concerns with the DSL.
- Safeguarding records are kept for individual children and are maintained separately from all other records relating to the child in the school. Safeguarding records are kept in accordance with data protection legislation and are retained centrally and securely by the DSL (an DDSLs). Safeguarding records are shared with staff on a 'need to know' basis only.
- Records will also be kept of any telephone calls, meetings or other communications for each child to build
 a full and detailed chronology. This may include other school records, such as first aid, medical treatment
 if the child is unwell, attendance and punctuality and behaviour.
- All safeguarding records will be transferred in accordance with data protection legislation to the child's subsequent school, under confidential and separate cover. These will be given to the new DSL and a receipt of delivery will be obtained.
- In addition to the child protection file, the DSL will also consider if it would be appropriate to share any information with the DSL at the new school in advance of a child leaving. For example, information that would allow the new school to continue to provide support.
- Safeguarding concerns will be kept for 25 years (GDPR) and cannot be deleted from school system –
 Edukey

16. Staff Induction, Awareness and Training

- All members of staff have been provided with a copy of Part 1 of 'Keeping Children Safe in Education'
 (2025) and Annex B (or for at the discretion of the Governing Body Annex A instead) which covers
 safeguarding information for all staff. KCSIE document and its annexes are kept in Teams "Safeguarding
 for all" >General>Files> KCSIE
 - School leaders, including the DSL will read the entire KCSIE document.
 - School leaders and all members of staff who work directly with children will also be expected to read Annex B within KCSIE 2025.

- All members of staff have signed to confirm that they have read and understood KCSIE Part One (or Annex A) and Annex B. This information is kept in the single central record.
- All staff are expected to be aware of systems within their school which support safeguarding. This will be
 explained to them as part of staff induction and updated on a regular to ensure they are fully aware of
 current practice. This includes:
 - o safeguarding and child protection policy, which should amongst other things also include the policy and procedures to deal with child-on-child abuse or a signpost to this
 - behaviour policy (which should include measures to prevent bullying, including cyberbullying, prejudice-based and discriminatory bullying)
 - o safeguarding response to children who are absent from education, particularly on repeat occasions and/or prolonged periods
 - staff Code of Conduct policy. This should include low-level concerns, allegations against staff and whistle blowing
 - o role of the designated safeguarding lead (including the identity of the designated safeguarding lead and any deputies).
 - Tetherdown aims to keep the profile and importance of safeguarding high with staff, pupils, parents, governors/trustees, visitors and other adults who are associated or work with the school.
- All staff members (including agency and third-party staff) will receive appropriate child protection training
 to ensure they are aware of a range of safeguarding issues. Basic child protection taking will take place
 annually including online safety training which, amongst other things, includes an understanding of the
 expectations, applicable roles and responsibilities in relation to filtering and monitoring.
- In addition, a range of other specific safeguarding issues have been prioritised by leaders as most pertinent to the school. This includes training in Prevent and child-on-child abuse.
- All staff will receive regular safeguarding and child protection updates via email, e-bulletins, staff meetings and briefings, to provide them with relevant skills and knowledge to safeguard children effectively.
- The DSL and safeguarding team will ensure that all new staff and volunteers (including agency and thirdparty staff) receive child protection training including in online safety, behaviour management and the staff code of conduct to ensure they are aware of the school internal safeguarding processes as part of their induction.
- All staff members (including volunteers, agency and third-party staff) will be made aware of the Tetherdown expectations regarding safe and professional practice via the staff Code of Conduct, (Communications Policy, Online safety/social media/use of technology
- Staff will be encouraged to contribute to and shape Tetherdown safeguarding arrangements and child protection policies:
- The DSL and Headteacher will provide regular reports to the governing body detailing safeguarding training undertaken by all staff and will maintain up to date register of who has been trained.
- Although Tetherdown has a nominated lead(s) for the governing body, all members of the governing body will access appropriate safeguarding training which covers their specific strategic responsibilities on a regular basis.

17. Safer Working Practice

- All members of staff are required to work within our clear guidelines on safer working practice as outlined
 in the school staff code of conduct. Helpful guidance (updated in February 2022 and supported by the
 DfE) can be found on the Safer Recruitment Consortium website Home (saferrecruitmentconsortium.org).
- Staff will be made aware of Tetherdown behaviour management and 'use of reasonable force' policies, and that any physical interventions/use of reasonable force must be in line with agreed policy and procedures and DfE guidance see section 31 below.
- All staff will be made aware of the professional risks associated with the use of social media and
 electronic communication (such as email, mobile phones, texting, social networking) and the use of
 generative Al in their work. Staff will adhere to relevant school policies including staff behaviour policy,
 Online safety policies, and Social Media.

18. Staff Supervision and Support

- Any member of staff affected by issues arising from concerns for children's welfare or safety can seek support from the DSL.
- The induction process will include familiarisation with child protection responsibilities and procedures to be followed if members of staff have any concerns about a child's safety or welfare.
- The Tetherdown will provide appropriate supervision and support for all members of staff to ensure that:
 - All staff are competent to carry out their responsibilities for safeguarding and promoting the welfare of children.
 - All staff are supported by the DSL in their safeguarding role.
 - o All members of staff have regular reviews of their own practice to ensure they improve over time.
- The DSL will also put staff in touch with outside agencies for professional support if they so wish. For
 example <u>Education Support helpline free and confidential emotional support for teachers and education
 staff----- or Haringey HR support services Staff can also approach organisations such as their Union, the
 Education Support Partnership or other similar organisations directly.
 </u>
- Tetherdown will ensure that members of staff who are working within the foundation stage are provided with appropriate supervision in accordance with the statutory requirements of Early Years Foundation Stage (EYFS) (September 2025)

19. Online safety

- It is recognised by Tetherdown that the use of technology presents challenges and risks to children and adults both inside and outside of school. As a school we will empower, protect and educate the community in their use of technology and establish mechanisms to identify, intervene in, and escalate any incident where appropriate. The school sees technology and its use permeating all aspects of school.
- Our integrated approach to online safety is set out in detail in:
 - Online safety policy
 - Artificial intelligence Use policy (added for 2025)
 - Mobile phone and social media policy
 Pupil's Personal Electronic Devices Policy
 - Use of images policy
 - Remote learning policy
 - Threaded through other policies, including policies for the curriculum, subject teaching, behaviour, child-on-child abuse and RSE/PSHE.
 - Role and responsibilities of the DSL
- The school identifies that the breadth of issues classified within online safety is considerable, but can be categorised into four areas of risk as set out in KCSIE:
 - content: being exposed to illegal, inappropriate, or harmful content, for example: pornography, racism, misogyny, self-harm, suicide, anti-Semitism, radicalisation, extremism, misinformation, disinformation (including fake news) and conspiracy theories.
 - contact: being subjected to harmful online interaction with other users; for example: peer to peer pressure, commercial advertising and adults posing as children or young adults with the intention to groom or exploit them for sexual, criminal, financial or other purposes.
 - conduct: online behaviour that increases the likelihood of, or causes, harm; for example, making, sending and receiving explicit images (e.g. consensual and non-consensual sharing of nudes and semi-nudes and/or pornography, sharing other explicit images and online bullying,
 - commerce: risks such as online gambling, inappropriate advertising, phishing and or financial scams. If staff feel pupils, students or staff are at risk, it should be reported to the Anti-Phishing Working Group (https://apwg.org/) and to the DSL.
- The DSL at Tetherdown has overall responsibility for online safeguarding within the school but will liaise
 as necessary with other members of staff. The Computer Lead is responsible for detailing arrangements
 for online safety.
- Tetherdown uses a wide range of technology. This includes computers, laptops, tablets, the internet, our learning platform (Teams), email systems, messaging systems, generative artificial intelligence, and other

digital devices and systems. All school owned devices and systems will be used in accordance with our acceptable use policies and with school's appropriate safety and security measures in place.

- Tetherdown recognises the specific risks that can be posed by mobile technology, including mobile phones and cameras. In accordance with KCSIE 2025 and EYFS 2025 has appropriate policies in place that are shared and understood by all members of the community. Further information regarding the specific approaches relating to this can be found in our online safety, mobile technology, social media, acceptable use and image use policies which can be found in Teams> Everyone>Policies>Online Policy and Safeguarding, Mobile Phone Policy and Child Protection Policy.
- Tetherdown will do all we reasonably can to limit children's exposure to online risks through our school IT systems and will ensure that appropriate filtering and monitoring systems are in place and that these meet the DfE standards for filtering and monitoring (March 2025). These are:
 - 1. identify and assign roles and responsibilities to manage filtering and monitoring systems
 - 2. review filtering and monitoring provision at least annually
 - 3. block harmful and inappropriate content without unreasonably impacting teaching and learning
 - 4. have effective monitoring strategies in place that meet their safeguarding needs, which also covers use of generative artificial intelligence.
- To ensure we meet the standards for filtering and monitoring, we will:
 - consider the number of and age range of their children, those who are potentially at greater risk of harm and how often they access the IT system along with the proportionality of costs versus safeguarding risks
 - o be informed in part, by the risk assessment required by the Prevent Duty
 - o ensure the leadership team and relevant staff have an awareness and understanding of the provisions in place and manage them effectively and know how to escalate concerns when identified
 - o inform all users that use of our systems can be monitored, and that monitoring will be in line with data protection, human rights and privacy legislation.
 - o require pupils, staff and visitors if they discover unsuitable sites or material,
 - 1. to follow the school procedures: To turn off monitor/screen
 - 2. report the concern immediately to a member of staff
 - 3. report the URL of the site to technical staff/services
 - 4. record and report to the DSL and appropriate technical staff, any filtering breaches or concerns identified through our monitoring approaches
 - 5. immediately report any access to material believed to be illegal to the appropriate agencies, such as the Internet Watch Foundation and the Police.
 - 6. ensure that in implementing appropriate filtering and monitoring "over blocking" does not lead to unreasonable restrictions as to what children can be taught with regards to online teaching and safeguarding
 - 7. ensure any use of generative artificial intelligence is covered by the school's filtering and monitoring systems
 - 8. regularly check on the effectiveness of the filtering and monitoring systems through Senso
 - 9. Review the standards and discuss with IT staff and service providers what more needs to be done to support schools and colleges in meeting this standard.
- Tetherdown acknowledges that whilst filtering and monitoring is an important part of Tetherdown online safety responsibilities, it is only one part of our approach to online safety. Strategies will include:
 - Pupils will use appropriate search tools, apps and online resources as identified following an informed risk assessment.
 - Pupils' internet use will be supervised by staff according to their age and ability.
 - Pupils will be directed to use age-appropriate online resources and tools by staff.
- Tetherdown will ensure a comprehensive whole school curriculum response is in place to enable all learners to learn about and manage online risks effectively as part of providing a broad and balanced curriculum.

Tetherdown will build a partnership approach to online safety help parents/carers to become aware and alert to the risk posed using online technologies and how to keep their children safe when online. We will do this through the provision of information on the school website, our communication channels (such as

official social media, newsletters and offering specific online safety events for parents/carers or highlighting online safety at existing parent events.

- Tetherdown will ensure that online safety training for all staff is integrated, aligned and considered as part of our overarching safeguarding approach. This will include ensuring they understand the schools acceptable use policy, developing their knowledge of the risks posed using online technologies, and their understanding applicable roles and responsibilities in relation to filtering and monitoring, cyber security and use of generative artificial intelligence.
- The DSL will respond to online safety concerns in line with the school's safeguarding and associated policies such as child-on-child abuse and behaviour. Internal sanctions and/or support will be implemented as appropriate. Where necessary, concerns will be escalated and reported to relevant partner agencies in line with local policies and procedures.
- Policy for searching Pupils Phones At Tetherdown, the headteacher and authorised staff members, will have the power to search a pupil or their possessions where they have reasonable grounds to suspect that a pupil is in the possession of a prohibited item. Mobile phones and similar devices will be deemed as prohibited items that may be searched for in line with the Behaviour Policy - <u>Pupils' Personal Electronic</u> <u>Devices Policy.pdf</u>
- Tetherdown will carry out an annual review of our approach to online safety, supported by an annual risk assessment that considers and reflects the risks their children face. We will adopt the following approach and make use 360Safe onlesafety tool- https://360safe.org.uk/Register/

20. Remote Learning

- Tetherdown will ensure any remote sharing of information, communication and use of online learning tools and systems will be in line with privacy and data protection requirements.
- All communication with learners and parents/carers will take place using school provided or approved communication channels; for example, school provided email accounts and phone numbers or agreed systems e.g. Microsoft 365 and Teams
- Staff and learners will engage with remote teaching and learning in line with existing behaviour principles
 as set out in our school staff code of conduct and Online safety policies. When delivering remote learning,
 staff will follow our policy and guidance for remote learning, which is published on our website.
- Staff and learners will be encouraged to report issues experienced at home and concerns will be responded to in line with our child protection and other relevant policies.
- Parents/carers will be made aware of what their children are being asked to do online, including the sites
 they will be asked to access. Parents /carers will be informed who from the school their child is going to
 be interacting with online and who they contact in case they need help and/or support. e.g. SNA or class
 teacher
- Parents/carers will be encouraged to ensure children are appropriately supervised online and that appropriate parental controls are implemented at home.

21. Safeguarding Children with Special Educational Needs and Disabilities or Health Issues

- Tetherdown acknowledges that children with special educational needs or disabilities (SEND) or certain
 medical or physical health conditions can face additional safeguarding challenges both online and offline.
 These children may have an impaired capacity to resist or avoid abuse both offline and online and face
 additional barriers in recognising abuse and neglect. These can include:
 - assumptions that indicators of possible abuse such as behaviour, mood and injury relate to the child's condition without further exploration
 - these children being more prone to peer group isolation or bullying (including prejudice-based bullying) than other children
 - the potential for children with SEND or certain medical conditions being disproportionally impacted by behaviours such as bullying, without outwardly showing any signs, and
 - communication barriers and difficulties in managing or reporting these challenges.
 - cognitive understanding being unable to understand the difference between fact and fiction in online content and then repeating the content/behaviours in schools or colleges or the consequences of doing so.

- Members of staff are encouraged to be aware that children with SEN and disabilities can be disproportionally impacted by safeguarding concerns, such as bullying and exploitation.
- Children with communication difficulties will be supported to ensure that their voice is heard and acted upon.
- All members of staff will be encouraged to appropriately explore possible indicators of abuse such as behaviour/mood change or injuries and not to assume that they are related to the child's disability and be aware that children with SEN and disabilities may not always outwardly display indicators of abuse. To address these additional challenges, our school will always consider extra pastoral support for children with SEN and disabilities. Details of support and provision can be found in the school's SEND policy and annual report.
- The DSL (or deputy) will work closely with the SENCo (and DSL), Ms McMeakin, to share information and plan support and monitor as required.

22. Mental health and children requiring mental health support

- All staff will be made aware that mental health problems can, in some cases, be an indicator that a child
 has suffered or is at risk of suffering abuse, neglect or exploitation. Staff are made aware of how
 children's experiences, can impact on their mental health, behaviour, attendance and progress in school.
 Staff will be given regular training in mental health issues and how to recognise when child's mental
 health may be at risk.
- Staff are well placed to observe children day-to-day and identify those whose behaviour suggests that they may be experiencing a mental health problem or be at risk of developing one. Staff are expected to always be vigilant and if they have a mental health concern about a child that is also a safeguarding concern, immediate action should be taken by speaking to the DSL or a deputy.
- The school is proactive in promoting the mental health and well-being of pupils. This includes links to the school's approach for preventing and tackling bullying and mental health strategy. e.g. Staff training on Anchor Approach, Zones of Regulation, Safeguarding and Behaviour for Learning.
- The school has in place a range of ways to support children's mental health both within and beyond the school. This includes routes to escalate and clear referral and accountability systems – Staff training, Access to Haringey Educational Psychologist service, Haringey Learning Partnership, GEMHs (old Trailblazers service), CAMHs, and private counsellor (Tuesdays)
- The school also makes use of a range of resources produced by the DfE and Public Health England to
 promote positive health, wellbeing and resilience among children. This includes its guidance <u>Promoting</u>
 children and young people's mental health and wellbeing GOV.UK.

23. Children in need of a social worker (Child in Need and Child Protection Plans)

- Tetherdown recognises that pupils may need a social worker due to safeguarding or welfare needs and
 that children may need help due to abuse and/or neglect and/or exploitation and/or complex family
 circumstances. We recognise that a child's experiences of adversity and trauma can leave them
 vulnerable to further harm as well as potentially creating barriers to attendance, learning, behaviour and
 mental health.
- The DSL and all members of staff will work with and support social workers to help protect these and all vulnerable pupils.
- The DSL will always consider the support of the social worker to ensure any decisions are made in the best interests of the child' safety, well-being, welfare and educational outcomes.

24. Looked after children, previously looked after children and care leavers

- Tetherdown will ensure that our staff have the skills, knowledge and understanding to keep looked-after and previously looked-after children safe.
- The DSL has details of a child's social worker and relevant Virtual School Heads. Appropriate staff are provided with relevant information about each looked after child's legal status, contact arrangements with birth parents or those with parental responsibility, and care arrangements.
- The school has appointed a designated teacher, Ms McMeakin who is responsible for promoting the educational achievement of looked-after and previously looked-after children in line with statutory guidance. The designated teacher will have the relevant qualifications and experience and receive appropriate training to perform the role. The designated teacher will:

- Work closely with the DSL to ensure that any safeguarding concerns regarding looked-after and previously looked-after children are quickly and effectively responded to.
- Work with virtual school heads to promote the educational achievement of looked-after and previously looked-after children, including discussing how pupil premium funding can be best used to ensure each child's well-being and progress. This includes the statutory duties of the Virtual School Heads (extended in June 2012 Promoting the education of looked-after and previously looked-after children GOV.UK (www.gov.uk) and the non-statutory responsibility (Children's social care: virtual school head role extension GOV.UK (www.gov.uk) updated in March 2024) for the strategic oversight of the educational attendance, attainment, and progress of children with a social worker.
- The DSL and designated lead for looked after children will work with the local authority to ensure suitable arrangements are in place for care leavers, including with the appoint Personal Adviser, and will liaise with them should any issues occur.

25. Children who are absent from education

- All staff should be aware that children being absent from school, particularly unexplainable, prolonged, repeat and/or persistent absences from education can act as a vital warning sign of a range of safeguarding possibilities. These might include:
 - o neglect
 - o child sexual abuse or exploitation and child criminal exploitation particularly county lines
 - mental health problems
 - o substance abuse
 - radicalisation
 - o FGM or forced marriage.

See also information in Appendix 3 of this policy or KCSIE Annex B.

- Tetherdown accepts the importance of its responsibility to pupils with unexplained and prolonged periods of absence keeping them safe and in reducing the risk of them becoming a child missing from education in the future. This includes pupils where problems are first emerging and also those already known to local authority children's social care and need a social worker (such as a child who is a child in need or who has a child protection plan, or is a looked after child), or where being absent from education may increase known safeguarding risks within the family or in the community.
- The school has in place robust systems for recording and monitoring daily attendance and punctuality of pupils. This includes 'first day' calls, follow up calls, letters home and home visits. The school has robust procedures in place for monitoring the whereabouts, wellbeing and safety of pupils who are absent from education, particularly on repeat occasions and/or prolonged periods. Any concerns will be acted on as safeguarding and following the school safeguarding procedures. This is set out in the school's attendance policy. <a href="https://doi.org/10.1001/journal.org/10
- The school recognises the importance of keeping in touch with parents and carers to promote and ensure the welfare, well-being and safety of pupils. The school will therefore hold more than one emergency number for each child to ensure that a parent/carer can be contacted urgently or for the DSL to check on the well-being of a pupil.
- The school is aware of its duty to report any missing children to the local authority. Full details of these
 systems for monitoring and supporting children with poor attendance and how the school follows statutory
 advice in removing pupils from the school roll can be found in the school's attendance policy.

26. Child-on-Child Abuse

- All members of staff at Tetherdown recognise that children can abuse their peers. This can happen both
 in and out of school and online. We believe that no form of abuse can be tolerated. All victims will be
 taken seriously, offered reassurance and appropriate support, regardless of when and/or where the abuse
 has taken place and assured that they are not creating a problem. Staff must be mindful that their
 response could impact on another child coming forward in future.
- All staff should understand the following aspects of child-on-child abuse and be clear about the school's approach:
 - that even if there are no reports in their schools it does not mean it is not happening, it may be the case that it is just not being reported. As such it is important if staff have **any** concerns

regarding child-on-child abuse they should speak to their designated safeguarding lead (or deputy).

- the importance of challenging inappropriate behaviour between peers, many of which are listed below, that are actually abusive in nature. Downplaying certain behaviours, for example dismissing sexual harassment as "just banter", "just having a laugh", "part of growing up" or "boys being boys" can lead to a culture of unacceptable behaviours, an unsafe environment for children and in worst case scenarios a culture that normalises abuse leading to children accepting it as normal and not coming forward to report it.
- that some child-on-child abuse issues may be affected by gender, age, ability and culture of those involved.
- that children may not find it easy to tell staff and a reminder that children can show signs in ways they hope adults will notice and react.
- In line with KCSIE 2025 the school recognises that child-on-child abuse is likely to include, but may not be limited to:
 - bullying (including cyberbullying, prejudice-based and discriminatory bullying)
 - o sexual violence
 - sexual harassment
 - upskirting
 - consensual and non-consensual sharing of nudes and semi nudes images and or videos (also known as sexting or youth produced sexual imagery);
- Paragraph 33 fully details the types and forms of child-on-child abuse can take that staff should be aware
 of can be found on Appendix 8 of this policy.
- When responding to concerns relating to child-on-child sexual violence or harassment, school will follow
 the procedures set out in the school's Appendix 8 of this policy. This follows the guidance outlined in
 KCSIE 2025 Part 5.
- Tetherdown recognises consensual and non-consensual sharing of nudes and semi nudes images and or videos (also known as sexting or youth produced sexual imagery) as a safeguarding issue; all concerns must be reported to and dealt with by the DSL (or deputy). The school will adhere to its protocol which follows the following advice DfE Searching Screening and Confiscation Advice (updated July 2023) and UKCIS Education Group Sharing nudes and semi-nudes advice for education settings (updated March 2024).

Appendix five lists the requirements in more detail for the school's approach to child-on-child abuse. This covers the school response, pastoral support, working with parents/carers, and in cases of sexual assault, informing the police and/or Haringey's Safeguarding Team.

27. Children who are lesbian, gay, bisexual or gender questioning

- A child or a young person within Tetherdown may be lesbian, gay, bisexual or gender questioning. This is
 not in itself an inherent risk factor for harm, however, they can sometimes be targeted by other children. In
 some cases, a child who is perceived by other children to be lesbian, gay, or bisexual (whether they are or
 not) can be just as vulnerable as children who are.
- However, Tetherdown is aware that the Cass review identified that caution is necessary for children
 questioning their gender as there remain many unknowns about the impact of social transition and
 children may well have wider vulnerabilities, including having complex mental health and psychosocial
 needs, and in some cases additional diagnoses of autism spectrum disorder and/or attention deficit
 hyperactivity disorder.
- Tetherdown, therefore recommends that when families/carers are making decisions about support for gender questioning children, they should be encouraged to seek clinical help and advice. When parents are supporting pre-pubertal children, clinical services should ensure that they can be seen as early as possible by a clinical professional with relevant experience.
- At Tetherdown, a cautious approach is taken. We consider the broad range of their individual needs, in
 partnership with the child's parents (other than in the exceptionally rare circumstances where involving
 parents would constitute a significant risk of harm to the child), including any clinical advice that is
 available and how to address wider vulnerabilities such as the risk of bullying. We refer to the DfE
 Guidance for Schools and Colleges in relation to Gender Questioning Children, when deciding how to
 proceed.

At Tetherdown, we recognise that risks can be compounded where children lack trusted adults with whom
they can be open. It is therefore vital that staff endeavour to reduce the additional barriers faced and
create a culture where they can speak out or share their concerns with members of staff.

Lesbian, gay, bisexual or gender questioning is part of the school's Relationship and Sex Education and Health Education curriculum.

LGBT inclusion is part of the school's Relationships Education, Relationship and Sex Education and Health Education curriculum.

28. Gangs, County Lines, Serious violence, Crime and Exploitation

- Tetherdown recognises the impact of gangs, county lines, serious violence, crime and sexual exploitation.
 It is recognised that the initial response to child victims is important and that staff will take any allegation seriously and work in ways that support children and keep them safe.
- All staff have been trained and recognise the need to be vigilant for the signs that may include, but not exclusively (see further information in Appendix 2):
 - 1. unexplained gifts/new possessions these can indicate children have been approached by/involved with individuals associated with criminal networks/gangs.
 - 2. children who go missing for periods of time or regularly come home late
 - 3. children who regularly miss school or education or do not take part in education
 - 4. change in friendships/relationships with others/groups
 - 5. children who associate with other young people involved in exploitation
 - 6. children who suffer from changes in emotional well-being
 - 7. significant decline in performance
 - 8. signs of self-harm/significant change in wellbeing
 - 9. signs of assault/unexplained injuries.

29. Female genital mutilation (FGM)

- All staff are made aware of the issues around FGM, so-called 'honour'-based abuse and forced marriage, as well as the signs and symptoms, the actions they must take and the MANDATORY duty to reporting any concerns to the Police under Section 5B of the Female Genital Mutilation Act 2003 (as inserted by section 74 of the Serious Crime Act 2015)
- Whilst all staff should speak to the designated safeguarding lead (or deputy) with regard to any concerns about female genital mutilation (FGM), there is a specific legal duty on teachers (and all other staff and adults associated with the school). If a teacher or any member of staff, in the course of their work, discovers that an act of FGM appears to have been carried out (or maybe carried out) on a girl under the age of18, the teacher/member of staff must report this to the police. Those failing to report such cases may face disciplinary sanctions.
- Forcing a person into a marriage is a crime in England and Wales. A forced marriage is one entered into
 without the full and free consent of one or both parties and where violence, threats or any other form of
 coercion is used to cause a person to enter into a marriage. School and college staff can contact the
 Forced Marriage Unit if they need advice or information: Contact: 020 7008 0151 or email
 fmu@fcdo.gov.uk.
- Since February 2023 it has also been a crime to carry out any conduct whose purpose is to cause a child
 to marry before their eighteenth birthday, even if violence, threats or another form of coercion are not
 used. As with the existing forced marriage law, this applies to non-binding, unofficial 'marriages' as well as
 legal marriages.
- See KCSIE 2025 Appendix B (Appendix 2 of this policy) for further details of so-called 'honour'-based abuse and forced marriage.

30. Preventing radicalisation

Prevent Duty quidance and Prevent Duty quidance for those with safeguarding responsibilities

At Tetherdown we have a duty to prevent pupils from being drawn into terrorism.

Tetherdown Primary School

- At Tetherdown we recognise that:
 - there is no single route to radicalisation. However, there are some behavioural traits that could indicate that a learner is susceptible to radicalisation into terrorism.
 - radicalisation is not a linear process. Learners may express a combination of behaviours at different times.
- The DSL (and any deputies) will:
 - take any concerns about the potential radicalisation of a pupil seriously, and take the same approach as any safeguarding concern.
 - o consider an individual's behaviour in the context of wider influencing factors and vulnerabilities.
 - In most cases, speak with the learner and their parents or carers (if under 18).
 - consider contextual, vulnerability and protective factors to make a comprehensive assessment of risk and harm. Prevent Plan Risk Assessment 2025.pdf
 - keep a written record of all concerns, discussions and decisions made, and the reasons for those decisions.
- The DSL or member of the safeguarding team will undertake additional Prevent awareness training and make sure that staff are also appropriately trained to equip them to identify and protect any pupils at risk of radicalisation.
- The DSL (and any deputies) are aware of local procedures for making a Prevent and Channel referral which is seen as part of the school's wider safeguarding obligations. Prevent referrals are assessed and may be passed to a multi-agency Channel panel, which will discuss the individual referred to determine whether they are at risk of being drawn into terrorism and consider the appropriate support required. An individual will be required to provide their consent before any support delivered through the programme is provided.
- The member of staff assigned as the school's Prevent Lead will ensure a detailed Prevent risk
 assessment is undertaken and reviewed at least annually, based on the DfE risk assessment template
 and advice Prevent duty: risk assessment templates GOV.UK (www.gov.uk). This includes the risks
 posed by pupils' access to the internet and social media and the school's mitigating actions, such a
 monitoring and filtering internet use.
- Appendix 2 sets more details for staff on preventing radicalisation.

<u>Prevent duty guidance: England and Wales (2023) - GOV.UK (www.gov.uk)</u> and <u>The Prevent duty:</u> <u>safeguarding learners vulnerable to radicalisation - GOV.UK (www.gov.uk)</u>. <u>Prevent duty guidance factsheet – Home Office in the media</u>

31. Use of reasonable force

- There are circumstances when it is appropriate for staff in schools and colleges to use 'reasonable force' to safeguard children. The term 'reasonable force' covers the broad range of actions used by staff that involve a degree of physical contact to control or restrain children. This can range from guiding a child to safety by the arm, to more extreme circumstances such as breaking up a fight or where a child needs to be restrained to prevent violence or injury. 'Reasonable' in these circumstances means 'using no more force than is needed'. The use of force may involve either passive physical contact, such as standing between pupils or blocking a pupil's path, or active physical contact such as leading a pupil by the arm out of the classroom.
- Tetherdown has in place a policy for the use of reasonable force which enables and supports staff to make appropriate physical contact and use reasonable force to safeguard children. The term 'reasonable force' covers the broad range of actions used by staff that involve a degree of physical contact to control or restrain children. 'Reasonable' in these circumstances means 'using no more force than is needed'.
- The school's policy follows DfE guidance <u>Use of reasonable force in schools</u>, and includes:
 - response to risks presented by incidents involving children with additional vulnerability SEND, mental health or with medical conditions.
 - duties under the Equality Act 2010 in relation to making reasonable adjustments, non-discrimination and their Public Sector Equality Duty
 - o positive and proactive behaviour support to reduce the occurrence of challenging behaviour and the need to use reasonable force.

32. Curriculum - Opportunities to Teach Safeguarding

- We recognise that schools play an essential role in helping children to understand and identify the parameters of what is appropriate child and adult behaviour; what is 'safe'; to recognise when they and others close to them are not safe; and how to seek advice and support when they are concerned. This is a crucial part of preventative education.
- Has put in place a whole school approach to helping pupils understand how to keep themselves safe. This
 aims to prepare pupils and students for life in modern Britain and creates a culture of zero tolerance for
 sexism, misogyny/misandry, homophobia, biphobia and sexual violence/harassment.
- The school's approach to teaching pupils about safeguarding, including online safety, is part of providing a
 broad and balanced curriculum. The detail of this is set out in detail in the policy/policies for
 Curriculum/RSE/PSHE/online safety. The school makes use of published guidance to develop and deliver
 this provision, including for RSE, PSHE, and teaching online safety.
- Our curriculum provides opportunities for increasing self-awareness, self-esteem, social and emotional understanding, assertiveness and decision making so that learners have a range of age-appropriate contacts and strategies to ensure their own protection and that of others.
- The school recognises that one size does not fit all and takes a personalised and contextualised approach
 for more vulnerable children, victims of abuse and some SEND children, so they know how to assess risk
 and adopt safe practices.
- The school has implemented the mandatory DfE Relationships Education/Relationships, Sex and Health Education curriculum. The school is embedding this into all aspects of the curriculum to ensure equality, age-appropriate and full experiences for all pupils. Further details are given in our SMSC, RSE and PSHE curriculum policies.
- Our school systems support children to talk to about their concerns and worries with confidence in the knowledge they will be listened to and heard, and their concerns will be taken seriously and acted upon as appropriate.

33. Alternative provision

- Tetherdown sometimes places pupils in alternative provision either on a full or part time basis.
- The school recognises the additional vulnerabilities of any pupil placed in an alternative provision and that the responsibility for that safeguarding of that pupil remains with the school.
- All placements are reviewed on a regular basis to ensure the welfare and education needs to pupils are being met and that pupils are benefiting from the placement.
- Tetherdown checks with alternative providers at least termly that safer recruitment requirements are being met and that all the appropriate checks have been carried out on any adults working or volunteering in the provision that they are deemed suitable to work with children. [School name] expects the alternative providers to confirm in writing that all the appropriate checks have been carried on staff and volunteers ad also to notify the school if any changes to staffing.
- Tetherdown has put in place systems to ensure there is regular and ongoing communication between the school and the alternative provider in relation to pupils safeguarding, welfare, well-being and progress.
 This includes
 - the alternative provider to notify the DSL of any safeguarding concerns or issues about any pupils placed with them
 - o daily attendance notifications, so Tetherdown knows the whereabouts of any pupils always placed with an alternative provider.
- This also applies to children who cannot attend school for health reasons and will be considered on a case-by-case basis.

34. Elective home education - Elective home education - GOV.UK

• If a parent/carer wishes to educate their child at home the school will provide advice and support to aid them in their decision making to help parents make the right decision in the best interests of their child. This will include discussion with parents (and other professionals), awareness of additional needs of child with SEND and/or social worker, transition support, and informing the LA (requirement to notify LA on removal from roll). This is particularly important where a child has special educational needs or a disability, and/or has a social worker, and/or is otherwise vulnerable. Where a child has an Education, Health and Care plan local authorities will need to review the plan, working closely with parents and carers.

• In line with KCSE paragraph 178 Tetherdown recognises that elective home education may not be an overwhelmingly positive experience and can mean for some children that they are not in receipt of suitable education. Also, that a child is less visible to the services that are there to keep them safe.

35. Private fostering and host families

- Private fostering is defined as when someone who is not a parent or a 'close relative' (eg. great aunt, cousin, mum's friend or a neighbour) is looking after a child or young person under the age of 16 (under 18 if they are disabled) for 28 days or more in their own home. A relative is defined in the Children Act 1989 as a grandparent, uncle or aunt (whether by full-blood, half-blood or by marriage or civil partnership), sibling or step-parent. The school is aware of its duty to report to LA of any such arrangements the school learns about and will work with the Virtual School Head to promote the achievement and wellbeing of pupils in kinship care.
- If the school makes arrangements for pupils to have learning experiences where, for short periods, the
 children may be provided with care and accommodation by a host family to whom they are not related. for
 example, as part of a foreign exchange visit or sports tour. This is often described as 'homestay'
 arrangements. The school will follow the guidance set out in KCSIE 2025 paragraphs 343-346 and Annex
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36. Safer Recruitment

- Tetherdown is committed to ensure that we develop a safe culture and that all steps are taken to recruit staff and volunteers, this includes agency staff, contractors and third-party staff) who are safe to work with our learners and staff.
- Tetherdown, as a maintained community school, will follow the guidance in KCSIE 2025 (Part Three 'Safer Recruitment') and from The Disclosure and Barring Service (DBS)
- The governing body and leadership team are responsible for ensuring that the school follows safe recruitment processes outlined within guidance.
- The school maintains an accurate Single Central Record (SCR) in line with statutory guidance.
- The governing body will ensure that at least one of the persons who conducts an interview has completed safer recruitment training.
- Tetherdown is committed to supporting the statutory guidance from the Department for Education on the application of the Childcare (Disqualification) Regulations 2009 and related obligations under the Childcare Act 2006 in schools.
- We expect all staff to disclose any reason that may affect their suitability to work with children including convictions, cautions, court orders, cautions, reprimands and warnings. Any staff member failing to make accurate declarations or misrepresenting themselves in any way will be subject to the school's disciplinary policy.
- We will ensure that all staff and volunteers have read the staff behaviour policy/code of conduct and understand that their behaviour and practice must be in line with it.
- See separate Safer Recruitment Policy

37. Concerns and allegations against members of staff and adults in the school

- Tetherdown recognises that it is possible for any member of staff or adult working on behalf of the school, including volunteers, governors, contractors, agency and third-party staff (including supply teachers), visitors and contractors, to behave in a way that:
 - o indicates they have harmed a child, or may have harmed a child;
 - o means they have committed a criminal offence against or related to a child;
 - behaved towards a child or children in a way that indicates he or she may pose a risk of harm to children; or
 - o behaved or may have behaved in a way that indicates they may not be suitable to work with children.
- At Tetherdown we have processes in place for continuous vigilance, so we can maintain environment that
 deters and prevents abuse and challenges inappropriate behaviour. To do this we aim to create the right
 culture and environment so that staff feel comfortable to discuss matters both within and, where it is
 appropriate, outside the workplace (including online) which may have implications for the safeguarding of
 children. All staff and volunteers should feel able to raise concerns about poor or unsafe practice

(including online) and potential failures in the school's safeguarding regime. The leadership team takes all concerns or allegations received seriously. If a member of staff, volunteer or other adult is concerned at the lack of response or feels their concerns will not be taken seriously then they should consider Whistle blowing - see section below.

- Allegations should be referred immediately to the Headteacher who will contact the Local Authority
 Designated Officer (LADO) to agree further action to be taken in respect of the child and staff member.
- In the event of allegations of abuse being made against the Headteacher, staff are advised that
 allegations should be reported to the chair of governors who will contact the LADO.
 The school's procedures are consistent with local safeguarding procedures and practice guidance. In line
 with KCSIE 2025, we have policy and procedures in place that covers:
 - Allegations that may meet the harms threshold
 - Concerns that do not meet the harm threshold
- Further details are in KCSIE part 4 and a detailed policy for dealing with allegations against staff should be in place, this could be a separate policy or in an appendix. Appendix 6 of this policy details what the policy requirements are.
- Tetherdown understands the importance of acknowledging, recording and reporting all safeguarding
 concerns, regardless of their perceived severity. We understand that, while a concern may be low-level,
 that concern can escalate over time to become much more serious. Tetherdown has a low-level
 concerns policy Low-level Safeguarding Concerns Policy.pdf

38. Duties of referral

Duty to refer to the Disclosure and Barring Service

- Tetherdown has a legal requirement to refer to the Disclosure and Barring Service (DBS) where they
 remove an individual from regulated activity (or would have removed an individual had they not left), and
 they believe the individual has:
 - o engaged in relevant conduct in relation to children and/or adults,
 - o satisfied the harm test in relation to children and/or vulnerable adults; or
 - been cautioned or convicted of a relevant (automatic barring either with or without the right to make representations) offence.
- Referrals will be made as soon as possible, when an individual has been removed from regulated activity.
 This could include when an individual is suspended, redeployed into work in an activity that is not regulated, dismissed or resigned. The school will provide the DBS with full information.
- When an allegation is made, an investigation will be carried out to gather evidence to establish if it has foundation, and the school will ensure they have sufficient information to meet the referral duty criteria in the DBS referral guidance.
- The DBS will consider whether to bar the person. If these circumstances arise in relation to a member of staff at our school, a referral will be made as soon as possible after the resignation or removal of the individual in accordance with advice from the LADO and/or Schools Personnel Service.

Duty to consider referral to the Teaching Regulation Agency

- If the school or teacher's employer, including an agency, dismisses or ceases to use the services of a teacher because of serious misconduct, or might have dismissed them or ceased to use their services had they not left first, consideration will **be** given to referring the case to the Secretary of State, as required by sections 141D and 141E of the Education Act 2002.
- The Secretary of State may investigate the case, and if s/he finds there is a case to answer, must then decide whether to make a prohibition order in respect of the person.

39. Whistle blowing

- All staff and volunteers should feel able to raise concerns about poor or unsafe practice or other wrongdoing and be secure that such concerns will always be taken seriously by the leadership team. Wrongdoing covered by this 'public interest disclosure' includes:
 - o someone's health and safety is in danger
 - damage to the environment
 - a criminal offence (eg fraud)

- not obeying the law
- covering up wrong-doing
- misusing public funds
- o actions that negatively affect the welfare of children.
- All members of staff are made aware of the school Whistleblowing procedure and policy
- It is a disciplinary offence not to report concerns about the conduct of a colleague that could place a child at risk. Making allegations about a colleague that is later proven to be unsubstantiated, may be considered a disciplinary offence.
- The DfE provides advice to staff who feel they need to raise concerns: Whistleblowing procedure for maintained schools <u>Whistleblowing procedure for maintained schools - GOV.UK (www.gov.uk)</u> and Whistleblowing <u>Whistleblowing for employees - GOV.UK (www.gov.uk)</u>.
- Staff should raise concerns with
 - Line Manger
 - Specified person (or governor) in school such as the headteacher/principal or DSL
 - Local Authority
 - Union or Professional Association
- Staff can also access the NSPCC whistleblowing helpline if they do not feel able to raise concerns
 regarding child protection failures internally. Staff can call 0800 028 0285 (8:00 AM to 8:00 PM Monday to
 Friday) or email help@nspcc.org.uk.

40. The use of premises by other organisations

- Where services or activities are provided under the direct supervision/management of staff the school arrangements for child protection will apply.
- Where services or activities are provided separately by another body using the school premises, the Headteacher and governing body will:
 - seek written assurance that the organisation concerned has appropriate policies and procedures in place with regard to safeguarding children and child protection, and that relevant safeguarding checks have been made in respect of staff and volunteers.
 - put in place arrangements for the organisation to liaise with the school on safeguarding matters
 - include safeguarding requirements in any transfer of control agreement (i.e. lease or hire agreement), as a condition of use and occupation of the premises; and that failure to comply with this would lead to termination of the agreement. If this assurance is not achieved, an application to use premises will be refused.

These arrangements apply regardless of whether or not the children who attend any of these services or activities are children on the school roll.

The school will follow its safeguarding policies and procedures, including informing the LADO, relating to any incident(s) that happen when an individual or organisation is using their school premises for the purposes of running activities for children (for example community groups, sports associations, or service providers that run extra-curricular activities).

After-school clubs, community activities and tuition: safeguarding guidance for providers - GOV.UK (www.gov.uk).

41. Site security and arrangements for visitors

- All members of staff have a responsibility for maintaining awareness of buildings and grounds security
 and for reporting concerns that may come to light. Any individual who is not known or identifiable on site
 should be challenged for clarification and reassurance.
- Appropriate checks will be undertaken in respect of visitors and volunteers coming into school as outlined
 within in paragraphs 303-308 of KCSIE 2025. Visitors will be expected to sign in and out via the office
 visitors log and to display a visitor's badge whilst on site. Visitors will be provided with a leaflet outlining
 the school's safeguarding and child protection arrangements. All visitors are expected to follow these
 school arrangements.
- The headteacher will use their professional judgement to decide on access arrangements and if a visitor should be supervised and/or escorted. All visitors have the light blue Tetherdown visitor lanyards and non DBS staffed visitors are always be accompanied by a member of staff.

- The school will consider the suitability of any external organisations who may provide information, resources & speakers to pupils. The arrangements for the individuals providing these services on the school's premises may include an assessment of their education value, the age appropriateness of what is going to be delivered and whether relevant checks will be required (eg for multiple sessions).
- The school will not accept the behaviour of any individual (parent or other) that threatens school security
 or leads others (child or adult) to feel unsafe. Such behaviour will be treated as a serious concern and
 may result in a decision to refuse access for that individual to the school site.

School and college security - GOV.UK (www.gov.uk) (October 2023)

42. Complaints

- The school has a Complaints Procedure available to parents, learners and members of staff and visitors who wish to report concerns. This can be found on Teams and on school's website.
- All reported concerns will be taken seriously and considered within the relevant and appropriate process.
 Anything that constitutes an allegation against a member of staff or volunteer will be dealt with under the specific Procedures for Managing Allegations against Staff policy or Appendix 6 or this policy. Complaints Policy and Procedure.pdf

43. Policy Monitoring and Review

- This policy will be reviewed at least annually. The policy will be revised following any national or local
 policy updates, any local child protection concerns and/or any changes to our procedures. Staff will be
 informed of any changes made.
- The DSL and safeguarding team meet fortnightly to review all safeguarding cases and check on the
 actions taken and what further actions are needed. This includes pupils with early help and child
 protection plans.
- Every Monday, at Staff Briefing meetings, all staff meet to check and review any emerging patterns which
 may suggest a safeguarding concern, issues may include attendance, behaviour, peer relationships and
 concerns raised by staff
- The Designated Safeguarding Lead and Headteacher will provide regular reporting on safeguarding activity and systems to the governing body. The governing body will not receive details of individual children's situations or identifying features of families as part of their oversight responsibility.
- The governing body understands its responsibilities and duties as set out in KCSIE 2024 to ensure the effectiveness of the school's safeguarding arrangements, including those for online safety. In addition to the regular reports you safeguarding provided by the DSL, governors will take a proactive varied approach to checking the school's safeguarding arrangements. This will include: meetings with the DSL, visits to school, ascertaining the views of staff, pupils and parents through discussions and/r surveys, use of an audit tool, asking all governors to ask a safeguarding question during meetings with leaders/staff on other aspects of school life (such as subject meetings or SENCo meeting), termly checks of the SCR, review of school data and use of an external consultant.

Appendix 1: Categories & Indicators of Abuse, Neglect and exploitation

All staff should be aware of the indicators of abuse, neglect and exploitation (see below), understanding that children can be at risk of harm inside and outside of the school/college, inside and outside of home, and online.

All school and college staff should be aware that abuse, neglect and safeguarding issues are rarely standalone events and cannot be covered by one definition or one label alone. In most cases, multiple issues will overlap with one another.

Abuse: a form of maltreatment of a child. Somebody may abuse or neglect a child by inflicting harm or by failing to act to prevent harm. Harm can include ill treatment that is not physical as well as the impact of witnessing ill treatment of others. This can be particularly relevant, for example, in relation to the impact on children of all forms of domestic abuse, including where they see, hear or experience its effects. Children may be abused in a family or in an institutional or community setting by those known to them or, more rarely, by others. Abuse can take place wholly online, or technology may be used to facilitate offline abuse. Children may be abused by an adult or adults or by another child or children.

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

Signs that MAY INDICATE physical abuse

- Bruises and abrasions around the face
- Damage or injury around the mouth
- · Bi-lateral injuries such as two bruised eyes
- Bruising to soft area of the face such as the cheeks
- Fingertip bruising to the front or back of torso
- Bite marks
- Burns or scalds (unusual patterns and spread of injuries)
- Deep contact burns such as cigarette burns
- Injuries suggesting beatings (strap marks, welts)
- · Covering arms and legs even when hot
- Aggressive behaviour or severe temper outbursts.
- Injuries need to be accounted for. Inadequate, inconsistent or excessively plausible explanations or a delay in seeking treatment should signal concern.

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

Signs that MAY INDICATE emotional abuse

- Over reaction to mistakes
- Lack of self-confidence/esteem
- Sudden speech disorders
- Self-harming
- Eating Disorders
- Extremes of passivity and/or aggression
- Compulsive stealing
- Drug, alcohol, solvent abuse
- · Fear of parents being contacted

- Unwillingness or inability to play
- Excessive need for approval, attention and affection

Sexual abuse: involves forcing or enticing a child or young person to take part in sexual activities, not necessarily involving 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. The sexual abuse of children by other children is a specific safeguarding issue in education and all staff should be aware of it and of their school

Signs that MAY INDICATE Sexual Abuse

- Sudden changes in behaviour and performance
- Displays of affection which are sexual and age inappropriate
- Self-harm, self-mutilation or attempts at suicide
- Alluding to secrets which they cannot reveal
- Tendency to cling or need constant reassurance
- Regression to younger behaviour for example thumb sucking, playing with discarded toys, acting like a baby
- Distrust of familiar adults e.g. anxiety of being left with relatives, a childminder or lodger
- Unexplained gifts or money
- Depression and withdrawal
- Fear of undressing for PE
- Sexually transmitted disease
- Fire setting

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

Signs that MAY INDICATE neglect.

- Constant hunger
- · Poor personal hygiene
- Constant tiredness
- Inadequate clothing
- Frequent lateness or non-attendance
- Untreated medical problems
- Poor relationship with peers
- Compulsive stealing and scavenging
- Rocking, hair twisting and thumb sucking
- Running away
- Loss of weight or being constantly underweight
- Low self esteem

Appendix 2: Job description of the DSL and DDSLs

Annex C of KCSIE sets out the following roles and responsibilities of the appointed DSL and any DDSLs.

• Manage referrals

The designated safeguarding lead is expected to refer cases:

- o of suspected abuse and neglect to the local authority children's social care as required and support staff who make referrals to local authority children's social care
- to the Channel programme where there is a radicalisation concern as required and support staff who
 make referrals to the Channel programme
- where a person is dismissed or left due to risk/harm to a child to the Disclosure and Barring Service as required,
- where a crime may have been committed to the Police as required. NPCC 'When to call the police' should help understand when to consider calling the police and what to expect when working with the police.

Working with others

The designated safeguarding lead is expected to:

- o act as a source of support, advice and expertise for all staff
- o act as a point of contact with the safeguarding partners
- o liaise with the headteacher or principal to inform him or her of issues- especially ongoing enquiries under section 47 of the Children Act 1989 and police investigations. This should include being aware of the requirement for children to have an Appropriate Adult. Further information can be found in the Statutory guidance PACE Code C 2019.
- o as required, liaise with the "case manager" (as per Part four) and the local authority designated officer(s) (LADO) for child protection concerns in cases which concern a staff member
- o liaise with staff (especially teachers, pastoral support staff, school nurses, IT technicians, senior mental health leads and special educational needs co-ordinators (SENCO's), or the named person with oversight for SEND in a college and senior mental health leads) on matters of safety and safeguarding and welfare (including online and digital safety) and when deciding whether to make a referral by liaising with relevant agencies so that children's needs are considered holistically
- o liaise with the senior mental health lead and, where available, the mental health support team, where safeguarding concerns are linked to mental health
- promote supportive engagement with parents and/or carers in safeguarding and promoting the welfare of children, including where families may be facing challenging circumstances
- o work with the headteacher and relevant strategic leads, taking lead responsibility for promoting educational outcomes by knowing the welfare, safeguarding and child protection issues that children in need are experiencing, or have experienced, and identifying the impact that these issues might be having on children's attendance, engagement and achievement at school or college154. This includes:
- ensuring that the school knows who its cohort of children who have or have had a social worker are, understanding their academic progress and attainment, and maintaining a culture of high aspirations for this cohort,
- supporting teaching staff to provide additional academic support or reasonable adjustments to help children who have or have had a social worker reach their potential, recognising that even when statutory social care intervention has ended, there is still a lasting impact on children's educational outcomes.

• Information sharing and managing the child protection file

The designated safeguarding lead is responsible for ensuring that child protection files are kept up to date. Information should be kept confidential and stored securely. Concerns and referrals are kept in a separate child protection file for each child. Records will include:

- o a clear and comprehensive summary of the concern
- o details of how the concern was followed up and resolved
- o a note of any action taken, decisions reached and the outcome.

They should ensure the file is only accessed by those who need to see it and where the file or content within it is shared, this happens in line with information sharing advice as set out in section XX of this policy.

Where children leave the school (including in year transfers) the designated safeguarding lead will ensure their child protection file is transferred to the new school as soon as possible, and within 5 days for an inyear transfer or within the first 5 days of the start of a new term. This will be transferred separately from the main pupil file, ensuring secure transit, and confirmation of receipt should be obtained. Receiving schools should ensure key staff such as designated safeguarding leads and special educational needs coordinators (SENDCO's) are aware as required.

In addition to the child protection file, the designated safeguarding lead will also consider if it would be appropriate to share any additional information with the new school in advance of a child leaving to help them put in place the right support to safeguard this child and to help the child thrive in the school.

Raising awareness

The designated safeguarding lead should:

- ensure each member of staff has access to, and understands, the school's or college's child protection policy and procedures, especially new and part-time staff
- ensure the school's child protection policy is reviewed annually (as a minimum) and the procedures and implementation are updated and reviewed regularly, and work with governing bodies or proprietors regarding this
- o ensure the child protection policy is available publicly and parents know that referrals about suspected abuse or neglect may be made and the role of the school in this
- link with the safeguarding partner arrangements to make sure staff are aware of any training opportunities and the latest local policies on local safeguarding arrangements, and
- help promote educational outcomes by sharing the information about the welfare, safeguarding and child protection issues that children who have or have had a social worker are experiencing with teachers and school and college leadership staff.

Training, knowledge and skills

The designated safeguarding lead (and any deputies) will undergo training to provide them with the knowledge and skills required to carry out the role. This training should be updated at least every two years. The designated safeguarding lead (and any deputies) will also undertake Prevent awareness training. Training will provide designated safeguarding leads with a good understanding of their own role, how to identify, understand and respond to specific needs that can increase the vulnerability of children, as well as specific harms that can put children at risk, and the processes, procedures and responsibilities of other agencies, particularly local authority children's social care, so they:

- o understand the assessment process for providing early help and statutory intervention, including local criteria for action and local authority children's social care referral arrangements
- have a working knowledge of how local authorities conduct a child protection case conference and a child protection review conference and be able to attend and contribute to these effectively when required to do so
- understand the importance of the role the designated safeguarding lead has in providing information and support to local authority children social care in order to safeguard and promote the welfare of children
- understand the lasting impact that adversity and trauma can have, including on children's behaviour, mental health and wellbeing, and what is needed in responding to this in promoting educational outcomes
- are alert to the specific needs of children in need, those with special educational needs and disabilities (SEND), those with relevant health conditions and young carers
- understand the importance of information sharing, both within the school and college, and with the safeguarding partners, other agencies, organisations and practitioners
- o understand and support the school with regards to the requirements of the Prevent duty and are able to provide advice and support to staff on protecting children from the risk of radicalisation
- are able to understand the unique risks associated with online safety and be confident that they have the relevant knowledge and up to date capability required to keep children safe whilst they are online at school
- can recognise the additional risks that children with special educational needs and disabilities (SEND)
 face online, for example, from bullying, grooming and radicalisation and are confident they have the
 capability to support children with SEND to stay safe online

 obtain access to resources and attend any relevant or refresher training courses, and encourage a culture of listening to children and taking account of their wishes and feelings, among all staff, in any measures the school may put in place to protect them.

In addition to the formal training set out above, their knowledge and skills will be refreshed (this might be via e-bulletins, meeting other designated safeguarding leads, or simply taking time to read and digest safeguarding developments) at regular intervals, as required, and at least annually, to allow them to understand and keep up with any developments relevant to their role.

Providing support to staff

Training should support the designated safeguarding lead in developing expertise, so they can support and advise staff and help them feel confident on welfare, safeguarding and child protection matters. This includes specifically to:

- o ensure that staff are supported during the referrals processes, and
- support staff to consider how safeguarding, welfare and educational outcomes are linked, including to inform the provision of academic and pastoral support.

· Understanding the views of children

It is important that all children feel heard and understood. Therefore, designated safeguarding leads (and deputies) should be supported in developing knowledge and skills to:

- encourage a culture of listening to children and taking account of their wishes and feelings, among all staff, and in any measures the school may put in place to protect them
- o understand the importance of information sharing, both within the school, and with other schools on transfer including in-year and between primary and secondary education, and with the safeguarding partners, other agencies, organisations and practitioners
- understand relevant data protection legislation and regulations, especially the Data Protection Act
 2018 and the UK General Data Protection Regulation (UK GDPR), and
- o be able to keep detailed, accurate, secure written records of concerns and referrals and understand the purpose of this record-keeping.

Holding and sharing information

- The critical importance of recording, holding, using and sharing information effectively is set out in Parts one, two and five of this document, and therefore the designated safeguarding lead should be equipped to:
- understand the importance of information sharing, both within the school and college, and with other schools and colleges on transfer including in-year and between primary and secondary education, and with the safeguarding partners, other agencies, organisations and practitioners
- o understand relevant data protection legislation and regulations, especially the Data Protection Act 2018 and the UK General Data Protection Regulation (UK GDPR), and
- be able to keep detailed, accurate, secure written records of all concerns, discussions and decisions made including the rationale for those decisions. This should include instances where referrals were or were not made to another agency such as LA children's social care or the Prevent program etc.

Appendix 3: Specific safeguarding issues (KCSIE Annex B)

This text is taken from Annex B of KCSIE (no changes to main text for KCSIE 2025, this incudes for Prevent and text stating the section was under review has been removed) which contains important additional information about specific forms of abuse and safeguarding issues.

KCSIE states:

School leaders and those staff who work directly with children should read this Annex.

As per Part one of this guidance, if staff have any concerns about a child's welfare, they should act on them immediately. They should follow the school's child protection policy and speak to the designated safeguarding lead (or a deputy) - see section 11 of this policy.

Where a child is suffering, or is likely to suffer from harm, it is important that a referral to local authority children's social care (and if appropriately the police) is made immediately. Contact details are given in table at front of this policy.

Child abduction and community safety incidents

Child abduction is the unauthorised removal or retention of a minor from a parent or anyone with legal responsibility for the child. Child abduction can be committed by parents or other family members; by people known but not related to the victim (such as neighbours, friends and acquaintances); and by strangers.

Other community safety incidents in the vicinity of a school can raise concerns amongst children and parents, for example, people loitering nearby or unknown adults engaging children in conversation.

As children get older and are granted more independence (for example, as they start walking to school on their own) it is important they are given practical advice on how to keep themselves safe. Many schools provide outdoor-safety lessons run by teachers or by local police staff.

It is important that lessons focus on building children's confidence and abilities rather than simply warning them about all strangers. Further information is available at: www.actionagainstabduction.org and www.actionagainstabduction.org and www.actionagainstabduction.org

Child Criminal Exploitation (CCE) and Child Sexual Exploitation (CSE)

We know that different forms of harm often overlap, and that perpetrators may subject children and young people to multiple forms of abuse, such as criminal exploitation (including county lines) and sexual exploitation.

In some cases, the exploitation or abuse will be in exchange for something the victim needs or wants (for example, money, gifts or affection), and/or will be to the financial benefit or other advantage, such as increased status, of the perpetrator or facilitator.

Children can be exploited by adult males or females, as individuals or groups. They may also be exploited by other children, who themselves may be experiencing exploitation – where this is the case, it is important that the child perpetrator is also recognised as a victim.

Whilst the age of the child may be a contributing factor for an imbalance of power, there are a range of other factors that could make a child more vulnerable to exploitation, including, sexual identity, cognitive ability, learning difficulties, communication ability, physical strength, status, and access to economic or other resources.

Some of the following can be indicators of both child criminal and sexual exploitation where children:

- appear with unexplained gifts, money or new possessions
- associate with other children involved in exploitation
- suffer from changes in emotional well-being
- misuse alcohol and other drugs
- · go missing for periods of time or regularly come home late, and
- regularly miss school or education or do not take part in education.

Children who have been exploited will need additional support to help keep them in education.

Child Sexual Exploitation (CSE) can be a one-off occurrence or a series of incidents over time and range from opportunistic to complex organised abuse. It can involve force and/or enticement-based methods of compliance and may, or may not, be accompanied by violence or threats of violence.

Some additional specific indicators that may be present in CSE are children who:

- · have older boyfriends or girlfriends; and
- suffer from sexually transmitted infections, display sexual behaviours beyond expected sexual development or become pregnant.

Further information on signs of a child's involvement in sexual exploitation is available in

Home Office guidance: Child sexual exploitation: guide for practitioners

County lines

County lines is a term used to describe gangs and organised criminal networks involved in exporting illegal drugs using dedicated mobile phone lines or other form of "deal line". This activity can happen locally as well as across the UK - no specified distance of travel is required. Children and vulnerable adults are exploited to move, store and sell drugs and money. Offenders will often use coercion, intimidation, violence (including sexual violence) and weapons to ensure compliance of victims.

Children can be targeted and recruited into county lines in a number of locations including any type of schools (including special schools), further and higher educational institutions, pupil referral units, children's homes and care homes.

Children are also increasingly being targeted and recruited online using social media. Children can easily become trapped by this type of exploitation as county lines gangs can manufacture drug debts which need to be worked off or threaten serious violence and kidnap towards victims (and their families) if they attempt to leave the county lines network.

A number of the indicators for CCE and CSE as detailed above may be applicable to where children are involved in county lines. Some additional specific indicators that may be present where a child is criminally exploited through involvement in county lines are children who:

- go missing (from school or home) and are subsequently found in areas away from their home
- have been the victim, perpetrator or alleged perpetrator of serious violence (e.g. knife crime)
- are involved in receiving requests for drugs via a phone line, moving drugs, handing over and collecting money for drugs
- are exposed to techniques such as 'plugging', where drugs are concealed internally to avoid detection
- are found in accommodation that they have no connection with, often called a 'trap house or cuckooing' or hotel room where there is drug activity
- owe a 'debt bond' to their exploiters
- have their bank accounts used to facilitate drug dealing.

Further information on the signs of a child's involvement in county lines is available in guidance published by the <u>Home Office and The Children's Society County Lines Toolkit</u> For Professionals.

Children and the court system

Children are sometimes required to give evidence in criminal courts, either for crimes committed against them or for crimes they have witnessed. There are two age appropriate guides to support children 5-11-year olds and 12-17 year olds.

The guides explain each step of the process, support and special measures that are available. There are diagrams illustrating the courtroom structure and the use of video links is explained.

Making child arrangements via the family courts following separation can be stressful and entrench conflict in families. This can be stressful for children. The Ministry of Justice has launched an online child arrangements information tool with clear and concise information on the dispute resolution service. This may be useful for some parents and carers.

Children who are absent from education

All staff should be aware that children being absent from school or college, particularly repeatedly and/or for prolonged periods, and children missing education can act as a vital warning sign of a range of safeguarding possibilities. This may include abuse and neglect such as sexual abuse or exploitation and can also be a sign of child criminal exploitation including involvement in county lines. It may indicate mental health problems, risk of substance abuse, risk of travelling to conflict zones, risk of female genital mutilation, so called 'honour'-based abuse or risk of forced marriage. Early intervention is essential to identify the existence of any underlying safeguarding risk and to help prevent the risks of a child going missing in future. It is important that staff are aware of their school or college's unauthorised absence procedures and children missing education procedures.

Children with family members in prison

Approximately 200,000 children in England and Wales have a parent sent to prison each year. These children are at risk of poor outcomes including poverty, stigma, isolation and poor mental health. The National Information Centre on Children of Offenders, NICCO provides information designed to support professionals working with offenders and their children, to help mitigate negative consequences for those children.

Cybercrime

Cybercrime is criminal activity committed using computers and/or the internet. It is broadly categorised as either 'cyber-enabled' (crimes that can happen off-line but are enabled at scale and at speed online) or 'cyber dependent' (crimes that can be committed only by using a computer). Cyber-dependent crimes include:

- unauthorised access to computers (illegal 'hacking'), for example accessing a school's computer network to look for test paper answers or change grades awarded
- 'Denial of Service' (Dos or DDoS) attacks or 'booting'. These are attempts to make a computer, network or website unavailable by overwhelming it with internet traffic from multiple sources, and,
- making, supplying or obtaining malware (malicious software) such as viruses, spyware, ransomware, botnets and Remote Access Trojans with the intent to commit further offence, including those above.

Children with skills and interest in computing and technology may inadvertently or deliberately stray into cyber-dependent crime.

If there are concerns about a child in this area, the designated safeguarding lead (or a deputy), should consider referring into the **Cyber Choices** programme. This is a nationwide police programme supported by the Home Office and led by the National Crime Agency, working with regional and local policing. It aims to intervene where young people are at risk of committing, or being drawn into, low-level cyber-dependent offences and divert them to a more positive use of their skills and interests.

Note that **Cyber Choices** does not currently cover 'cyber-enabled' crime such as fraud, purchasing of illegal drugs on-line and child sexual abuse and exploitation, nor other areas of concern such as on-line bullying or general on-line safety.

Additional advice can be found at: <u>Cyber Choices</u>, <u>'NPCC- When to call the Police</u>' and <u>National Cyber Security Centre - NCSC.GOV.UK</u>.

Domestic abuse

The Domestic Abuse Act 2021 received Royal Assent on 29 April 2021. The Act introduced the first ever statutory definition of domestic abuse and recognises the impact of domestic abuse on children, as victims, if they see, hear or experience the effects of abuse. The statutory definition of domestic abuse, based on the previous cross-government definition, ensures that different types of relationships are captured, including ex-partners and family members. The definition captures a range of different abusive behaviours, including physical, emotional and economic abuse and coercive and controlling behaviour. Under the statutory definition, both the person who is carrying out the behaviour and the person to whom the behaviour is directed towards must be aged 16 or over and they must be "personally connected" (as defined in section 2 of the 2021 Act).

Types of domestic abuse include intimate partner violence, abuse by family members, teenage relationship abuse and child to parent abuse. Anyone can be a victim of domestic abuse, regardless of sexual identity, age, ethnicity, socio-economic status, sexuality or background and domestic abuse can take place inside or outside of the home. The government has issued statutory guidance to

provide further information for those working with domestic abuse victims and perpetrators, including the impact on children.

All children can witness and be adversely affected by domestic abuse in the context of their home life where domestic abuse occurs between family members. Experiencing domestic abuse can have a serious, long lasting emotional and psychological impact on children. In some cases, a child may blame themselves for the abuse or may have had to leave the family home as a result.

Young people can also experience domestic abuse within their own intimate relationships. This form of child-on-child abuse is sometimes referred to as 'teenage relationship abuse'. Depending on the age of the young people, this may not be recognised in law under the statutory definition of 'domestic abuse' (if one or both parties are under 16). However, as with any child under 18, where there are concerns about safety or welfare, child safeguarding procedures should be followed and both young victims and young perpetrators should be offered support.

Operation Encompass

Operation Encompass operates in all police forces across England. It helps police and schools work together to provide emotional and practical help to children. This ensures that the school has up to date relevant information about the child's circumstances and can enable immediate support to be put in place, according to the child's needs. Operation Encompass does not replace statutory safeguarding procedures. Where appropriate, the police and/or schools should make a referral to local authority children's social care if they are concerned about a child's welfare. More information about the scheme and how schools can become involved is available on the Operation Encompass website.

Operation Encompass provides an advice and helpline service for all staff members from educational settings who may be concerned about children who have experienced domestic abuse. The helpline is available 8:00 to 13:00, Monday to Friday on 0204 513 9990 (charged at local rate).

National Domestic Abuse Helpline

Refuge runs the National Domestic Abuse Helpline, which can be called free of charge and in confidence, 24 hours a day on 0808 2000 247. Its website provides guidance and support for potential victims, as well as those who are worried about friends and loved ones. It also has a form through which a safe time from the team for a call can be booked.

Additional advice on identifying children who are affected by domestic abuse and how they can be helped is available at:

- NSPCC- UK domestic-abuse Signs Symptoms Effects
- Refuge what is domestic violence/effects of domestic violence on children
- Safe Young Lives: Young people and domestic abuse | Safelives
- <u>Domestic abuse: specialist sources of support</u> (includes information for adult victims, young people facing abuse in their own relationships and parents experiencing child to parent violence/abuse)
- <u>Home : Operation Encompass</u> (includes information for schools on the impact of domestic abuse on children)

Homelessness

Being homeless or being at risk of becoming homeless presents a real risk to a child's welfare. The designated safeguarding lead (and any deputies) should be aware of contact details and referral routes into the Local Housing Authority so they can raise/progress concerns at the earliest opportunity. Indicators that a family may be at risk of homelessness include household debt, rent arrears, domestic abuse and anti-social behaviour, as well as the family being asked to leave a property. Whilst referrals and/or discussion with the Local Housing Authority should be progressed as appropriate, and in accordance with local procedures, this does not, and should not, replace a referral into local authority children's social care where a child has been harmed or is at risk of harm.

The Homelessness Reduction Act 2017 places a new legal duty on English councils so that everyone who is homeless or at risk of homelessness will have access to meaningful help including an assessment of their needs and circumstances, the development of a personalised housing plan, and work to help them retain their accommodation or find a new place to live. The following factsheets usefully summarise the new duties: Homeless Reduction Act Factsheets. The new duties shift the focus to early intervention and encourages those at risk to seek support as soon as possible, before they are facing a homelessness crisis.

In most cases school and college staff will be considering homelessness in the context of children who live with their families, and intervention will be on that basis. However, it should also be recognised in some cases 16- and 17-year-olds could be living independently from their parents or guardians, for example through their exclusion from the family home, and will require a different level of intervention and support. Local authority children's social care will be the lead agency for these children and the designated safeguarding lead (or a deputy) should ensure appropriate referrals are made based on the child's circumstances. The Department for Levelling Up, Housing and Communities have published joint statutory guidance on the provision of accommodation for 16- and 17-year-olds who may be homeless and/or require accommodation: here.

Mental health

Where children have suffered abuse and neglect, or other potentially traumatic adverse childhood experiences, this can have a lasting impact throughout childhood, adolescence and into adulthood. It is key that staff are aware of how these children's experiences, can impact on their mental health, behaviour, attendance and progress at school.

More information can be found in the Mental health and behaviour in schools guidance, colleges may also wish to follow this guidance as best practice. Public Health England. has produced a range of resources to support secondary school teachers to promote positive health, wellbeing and resilience among children. See Every Mind Matters for links to all materials and lesson plans.

Modern Slavery and the National Referral Mechanism

Modern slavery encompasses human trafficking and slavery, servitude and forced or compulsory labour. Exploitation can take many forms, including sexual exploitation, forced labour, slavery, servitude, forced criminality and the removal of organs.

Further information on the signs that someone may be a victim of modern slavery, the support available to victims and how to refer them to the NRM is available in Statutory Guidance. <u>Modern slavery:</u> how to identify and support victims - GOV.UK

Preventing radicalisation

Children may be susceptible to radicalisation into terrorism. Similar to protecting children from other forms of harms and abuse, protecting children from this risk should be a part of a schools or colleges safeguarding approach.

Extremism is the vocal or active opposition to our fundamental British values, including democracy, the rule of law, individual liberty, and mutual respect and tolerance of those with different faiths and beliefs

Radicalisation² is the process of a person legitimising support for, or use of, terrorist violence.

Terrorism³ 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.

Although there is no single way of identifying whether a child is likely to be susceptible to radicalisation into terrorism, there are factors that may indicate concern.

It is possible to protect people from extremist ideology and intervene to prevent those at risk of radicalisation being drawn to terrorism. As with other safeguarding risks, staff should be alert to changes in children's behaviour, which could indicate that they may be in need of help or protection. Staff should use their judgement in identifying children who might be at risk of radicalisation and act

¹ Public Health England: has now been replaced by the UK Health Security Agency and the Office for Health Improvement and Disparities (OHID), which is part of the Department of Health and Social Care, and by the UK Health Security Agency. However, the branding remains unchanged.

² As defined in the Government's Prevent Duty Guidance for England and Wales.

³ As defined in the Terrorism Act 2000 (TACT 2000) http://www.legislation.gov.uk/ukpga/2000/11/contents

proportionately which may include the designated safeguarding lead (or a deputy) making a Prevent referral.

The Prevent duty

All schools and colleges are subject to a duty under section 26 of the Counter- Terrorism and Security Act 2015, in the exercise of their functions, to have "due regard⁴ to the need to prevent people from becoming terrorists or supporting terrorism".⁵ This duty is known as the Prevent duty.

The Prevent duty should be seen as part of schools' and colleges' wider safeguarding obligations. Designated safeguarding leads (and deputies) and other senior leaders in education settings should familiarise themselves with the revised <u>Prevent duty guidance</u>: for <u>England and Wales</u>, especially paragraphs 141-210, which are specifically concerned with education (and also covers childcare). The guidance is set out in terms of three general themes: leadership and partnership, capabilities and reducing permissive environments.

The school or college's designated safeguarding lead (and any deputies) should be aware of local procedures for making a Prevent referral.

Channel

Channel is a voluntary, confidential support programme which focuses on providing support at an early stage to people who are identified as being susceptible to being drawn into terrorism. Prevent referrals are assessed and may be passed to a multiagency Channel panel, which will discuss the individual referred to determine whether

they are at risk of being drawn into terrorism and consider the appropriate support required. A representative from the school or college may be asked to attend the Channel panel to help with this assessment. An individual will be required to provide their consent before any support delivered through the programme is provided.

The designated safeguarding lead (or a deputy) should consider if it would be appropriate to share any information with the new school or college in advance of a child leaving. For example, information that would allow the new school or college to continue supporting victims of abuse or those who are currently receiving support through the 'Channel' programme and have that support in place for when the child arrives.

Statutory guidance on Channel is available at: <u>Channel guidance</u> and <u>Channel training</u> <u>from the Home Office</u>.

Additional support

The Department has published further advice for those working in education settings with safeguarding responsibilities on the Prevent duty. The advice is intended to complement the Prevent guidance and signposts to other sources of advice and support.

The Home Office has developed three e-learning modules:

- Prevent awareness e-learning offers an introduction to the Prevent duty.
- Prevent referrals e-learning supports staff to make Prevent referrals that are robust, informed and with good intention.
- <u>Channel awareness e-learning</u> is aimed at staff who may be asked to contribute to or sit on a multi-agency Channel panel.

<u>Educate Against Hate</u>, is a government website designed to support school and college teachers and leaders to help them safeguard their students from radicalisation and extremism. The platform provides free information and resources to help staff identify and address the risks, as well as build resilience to radicalisation.

⁴ Counter-Terrorism and Security Act 2015 (legislation.gov.uk)

⁵ "Terrorism" for these purposes has the same meaning as for the Terrorism Act 2000 (section 1(1) to (4) of that Act).

For advice specific to further education, the Education and Training Foundation (ETF) hosts the <u>Prevent for FE and Training</u>. This hosts a range of free, sector specific resources to support further education settings to comply with the Prevent duty. This includes the Prevent Awareness e-learning, which offers an introduction to the duty, and the Prevent Referral e-learning, which is designed to support staff to make robust, informed and proportionate referrals.

The <u>Safeguarding and Prevent - The Education and Training Foundation (etfoundation.co.uk)</u> provides online training modules for practitioners, leaders and managers, to support staff and governors/Board members in outlining their roles and responsibilities under the duty.

London Grid for Learning has also produced useful resources on Prevent (Online Safety Resource Centre - London Grid for Learning (Igfl.net).

Sexual violence and sexual harassment between children in schools and colleges

Sexual violence and sexual harassment can occur between two children of any age and sex from primary to secondary stage and into colleges. It can also occur online. It can also occur through a group of children sexually assaulting or sexually harassing a single child or group of children.

Children who are victims of sexual violence and sexual harassment will likely find the experience stressful and distressing. This will, in all likelihood, adversely affect their educational attainment and will be exacerbated if the alleged perpetrator(s) attends the same school or college. Sexual violence and sexual harassment exist on a continuum and may overlap, they can occur online and face to face (both physically and verbally) and are never acceptable.

It is essential that **all** victims are reassured that they are being taken seriously and that they will be supported and kept safe. A victim should never be given the impression that they are creating a problem by reporting sexual violence or sexual harassment. Nor should a victim ever be made to feel ashamed for making a report. Detailed advice is available in Part five of this guidance.

Serious Violence

There are several indicators, which may signal children are at risk from, or are involved with, serious violent crime. These may include:

- · increased absence from school
- · a change in friendships or relationships with older individuals or groups
- a significant decline in performance
- signs of self-harm or a significant change in wellbeing, or signs of assault or unexplained injuries
- unexplained gifts or new possessions could also indicate that children have been approached by, or are involved with, individuals associated with criminal networks or gangs and may be at risk of criminal exploitation.

The likelihood of involvement in serious violence may be increased by factors such as:

- being male
- having been frequently absent or permanently excluded from school
- having experienced child maltreatment and having been involved in offending, such as theft or robbery.

A fuller list of risk factors can be found in the Home Office's Serious Violence Strategy.

Professionals should also be aware that violence can often peak in the hours just before or just after school, when pupils are travelling to and from school. These times can be particularly risky for young people involved in serious violence.

Advice for schools and colleges is provided in the Home Office's <u>Criminal exploitation of children and vulnerable adults: county lines</u> guidance. The <u>Youth Endowment Fund (YEF) Toolkit</u> sets out the evidence for what works in preventing young people from becoming involved in violence.

Home Office funded Violence Reduction Units (VRU) operate in the 20 police force areas across England and Wales that have the highest volumes of serious violence, as measured by hospital admissions for injury with a sharp object. A list of these locations can be found here. As the strategic co-ordinators for local violence prevention, each VRU is mandated to include at least one local education representative within their Core Membership group, which is responsible for setting the

direction for VRU activity. Schools and educational partners within these areas are encouraged to reach out to their local VRU, either directly or via their education Core Member, to better ingrain partnership working to tackle serious violence across local areas and ensure a joined up approach to young people across the risk spectrum.

Police, Crime, Sentencing and Courts Act 2022 introduced a new duty on a range of specified authorities, such as the police, local government, youth offending teams, health and probation services, to work collaboratively, share data and information, and put in place plans to prevent and reduce serious violence within their local communities. Educational authorities and prisons/youth custody authorities will be under a separate duty to co-operate with core duty holders when asked, and there will be a requirement for the partnership to consult with all such institutions in their area.

The Duty is not intended to replace or duplicate existing safeguarding duties. Local partners may choose to meet the requirements of the Duty through existing multi-agency structures, such as multiagency safeguarding arrangements, providing the correct set of partners are involved.

So-called 'honour'-based abuse (including Female Genital Mutilation and Forced Marriage)

So-called 'honour'-based abuse (HBA) encompasses incidents or crimes which have been committed to protect or defend the honour of the family and/or the community, including female genital mutilation (FGM), forced marriage, and practices such as breast ironing. Abuse committed in the context of preserving 'honour' often involves a wider network of family or community pressure and can include multiple perpetrators. It is important to be aware of this dynamic and additional risk factors when deciding what form of safeguarding action to take. All forms of HBA are abuse (regardless of the motivation) and should be handled and escalated as such. Professionals in all agencies, and individuals and groups in relevant communities, need to be alert to the possibility of a child being at risk of HBA, or already having suffered HBA.

Actions

If staff have a concern regarding a child who might be at risk of HBA or who has suffered from HBA, they should speak to the designated safeguarding lead (or a deputy). As appropriate, the designated safeguarding lead (or a deputy) will activate local safeguarding procedures, using existing national and local protocols for multi-agency liaison with the police and local authority children's social care. Where FGM has taken place, since 31 October 2015 there has been a mandatory reporting duty placed on teachers⁶ that requires a different approach (see below).

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

FGM mandatory reporting duty for teachers

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

Teachers **must** personally report to the police cases where they discover that an act of FGM appears to have been carried out.7 Unless the teacher has good reason not to, they should still consider and discuss any such case with the school or college's designated safeguarding lead (or a deputy) and involve local authority children's social care as appropriate. The duty does not apply in relation to at

⁶ Under Section 5B(11)(a) of the Female Genital Mutilation Act 2003, "teacher" means, in relation to England, a person within section 141A(1) of the Education Act 2002 (persons employed or engaged to carry out teaching work at schools and other institutions in England).

⁷ Section 5B(6) of the Female Genital Mutilation Act 2003 states teachers need not report a case to the police if they have reason to believe that another teacher has already reported the case.

risk or suspected cases (i.e. where the teacher does not discover that an act of FGM appears to have been carried out, either through disclosure by the victim or visual evidence) or in cases where the woman is 18 or over. In these cases, teachers should follow local safeguarding procedures. The following is a useful summary of the FGM mandatory reporting duty: FGM Fact Sheet.

Further information can be found in the <u>Multi-agency statutory guidance on female genital</u> <u>mutilation</u> and the <u>FGM resource pack</u> particularly section 13.

Forced marriage

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

The Forced Marriage Unit (FMU) has created: Multi-agency practice guidelines: handling cases of forced marriage (chapter 8 provides guidance on the role of schools and colleges) and, Multi-agency statutory guidance for dealing with forced marriage, which can both be found at The right to choose: government guidance on forced marriage GOV.UK (www.gov.uk) School and college staff can contact the Forced Marriage Unit if they need advice or information: Contact: 020 7008 0151 or email fmu@fcdo.gov.uk.

In addition, since February 2023 it has also been a crime to carry out any conduct whose purpose is to cause a child to marry before their eighteenth birthday, even if violence, threats or another form of coercion are not used. As with the existing forced marriage law, this applies to non-binding, unofficial 'marriages' as well as legal marriages.

Appendix 4: Sources of support and advice

Links to sources of further advice and support for school staff, volunteers, governors and parents/carers. Additional links can be found throughout KCSIE 2025, including in Annex B (specific issues) across pages 163-170.

List of support and advice across all of the specific areas.

Support for staff

- Education Support Partnership: www.educationsupportpartnership.org.uk
- Professional Online Safety Helpline: www.saferinternet.org.uk/helpline
- DfE: Whistleblowing for employees GOV.UK (www.gov.uk)
- DfE: The online tool <u>Report child abuse to a local council GOV.UK (www.gov.uk)</u> directs you to the relevant local children's social care contact number
- NSPCC: Safeguarding children and child protection
- DfE advice: What to do if you're worried a child is being abused -

Support for Learners

- ChildLine: www.childline.org.uk
- Papyrus: www.papyrus-uk.org
- The Mix: www.themix.org.uk
- Shout: www.giveusashout.org
- Fearless: www.fearless.org
- Kooth: Home Kooth
- Sharp: The SHARP System

Support for adults

- Family Lives: www.familylives.org.uk
- Crime Stoppers: www.crimestoppers-uk.org
- Victim Support: www.victimsupport.org.uk
- The Samaritans: www.samaritans.org
- NAPAC (National Association for People Abused in Childhood): napac.org.uk
- Action Fraud: <u>www.actionfraud.police.uk</u>
- Shout: www.giveusashout.org

Support for Learning Disabilities

- Respond: <u>www.respond.org.uk</u>
- Mencap: <u>www.mencap.org.uk</u>

Abuse

- Supporting practice in tackling child sexual abuse CSA Centre of Expertise on Child Sexual Abuse has free evidence-based practice resources to help professionals working with children and young people to identify and respond appropriately to concerns of child sexual abuse.
- Faith based abuse: National Action Plan DfE advice
- <u>Disrespect NoBody campaign</u> Home Office website
- <u>Tackling Child Sexual Abuse Strategy</u> Home Office policy paper

Contextual Safeguarding, child-on-child abuse, Sexual Exploitation and Criminal Exploitation:

- Contextual Safeguarding Network: https://contextualsafeguarding.org.uk
- National Crime Agency: www.nationalcrimeagency.gov.uk/who-we-are
- Rape Crisis: https://rapecrisis.org.uk
- Lucy Faithfull Foundation: www.lucyfaithfull.org.uk
- Brook: <u>www.brook.org.uk</u>
- Victim Support: <u>www.victimsupport.org.uk</u>
- Anti-Bullying Alliance: www.anti-bullyingalliance.org.uk
- Upskirting know your rights: <u>www.gov.uk/government/news/upskirting-know-your-rights</u>
- National bullying helpline: <u>Information and advice about all forms of bullying</u> (<u>nationalbullyinghelpline.co.uk</u>)
- Kidscape: Help With Bullying (kidscape.org.uk)
- HM Government campaign Working together to stop child sexual abuse GCS (civilservice.gov.uk)

Domestic Abuse

- Domestic abuse services: www.domesticabuseservices.org.uk
- Refuge: www.refuge.org.uk National Domestic Abuse Helpline:
- Women's Aid: www.womensaid.org.uk
- Men's Advice Line: www.mensadviceline.org.uk
- Mankind: www.mankindcounselling.org.uk
- Respect Phoneline: https://respectphoneline.org.uk

Honour Based Abuse and FGM

- Forced Marriage Unit: www.gov.uk/guidance/forced-marriage
- Forced marriage resource pack: <u>Forced marriage resource pack GOV.UK (www.gov.uk)</u>
- Mandatory reporting of female genital mutilation: procedural information: <u>www.gov.uk/government/publications/mandatory-reporting-of-female-genital-mutilation-procedural-information</u>

Mental Health

- Mind: www.mind.org.uk
- Moodspark: https://moodspark.org.uk
- Young Minds: www.youngminds.org.uk
- PHSE Rise above resources and lesson plans: Mental wellbeing | Overview | PHE School Zone
- DfE: Mental health and behaviour in schools GOV.UK (www.gov.uk)

Online Safety

- CEOP: www.ceop.police.uk
- Internet Watch Foundation (IWF): www.iwf.org.uk
- Childnet: www.childnet.com
- UK Safer Internet Centre: www.saferinternet.org.uk
- Report Harmful Content: https://reportharmfulcontent.com
- Marie Collins Foundation: www.mariecollinsfoundation.org.uk
- Internet Matters: www.internetmatters.org
- NSPCC: Social media and online safety | NSPCC Learning
- Get safe Online: www.getsafeonline.org
- Stop it Now!: www.stopitnow.org.uk
- Lucy Faithful Foundation https://www.lucyfaithfull.org.uk/advice/
- UK Council for Internet Safety (UKCIS) 'Education for a Connected World Framework' Education for a
 Connected World GOV.UK (www.gov.uk)
- DfE 'Teaching online safety in school' guidance. <u>Teaching online safety in schools GOV.UK</u> (www.gov.uk)
- UK Council for Internet Safety (UKCIS): UK Council for Child Internet Safety (UKCCIS)

Personal, social and health education and Relationships and sex education

- DfE: Relationships and sex education (RSE) and health education GOV.UK (www.gov.uk)
- DfE: Plan your relationships, sex and health curriculum GOV.UK (www.gov.uk)
- DfE: Engaging parents with relationships education policy GOV.UK (www.gov.uk)
- PSHE Association: <u>Home | www.pshe-association.org.uk</u>

Radicalisation and hate

- Educate against Hate: www.educateagainsthate.com
- Counter Terrorism Internet Referral Unit:www.gov.uk/report-terrorism
- True Vision stop hate crime: <u>www.report-it.org.uk</u>

Appendix 5: Safer recruitment

See Haringey Model Policy - Safer Recruitment for School Policy Sept 2024

Advice: To protect the school there should be a note in policy to cover an applicant not fully/accurately declaring or misrepresent themselves or providing any incorrect details, both during and after the recruitment process is likely to be subject to a disciplinary process for the Haringey Policy to check

Section i Recruitment and selection processes

Commitment to recruit suitable people Para 210-212

Details of training for staff involved in recruitment, including at least one person on an interview panel has completed safer recruitment training Para 212-213

Advert Para 214-215

Define role including job description and person specification covering

- the skills, abilities, experience, attitude, and behaviours required for the post; and
- the safeguarding requirements
- whether the post is exempt from the Rehabilitation of Offenders Act 1974 and the amendments to the Exceptions Order 1975, 2013 and 2020.

Application forms Para 216-219

Policy should include:

- statement advising applicants that it is an offence to apply for the role if the applicant is barred from engaging in regulated activity relevant to children
- how copy of child protection policy and practices and policy on employment of ex-offenders are provided to applicants
- the information applicants are required to provide: personal details, current and former names, current address and national insurance number; details of their present (or last) employment and reason for leaving; full employment history, (since leaving school, including education, employment and voluntary work) including reasons for any gaps in employment; qualifications, the awarding body and date of award; details of referees/references; and a statement of the personal qualities and experience that the applicant believes are relevant to their suitability for the post advertised and how they meet the person specification.
- Note that CVs will not be accepted without an accompanying completed application form.

Note: Schools and colleges should not accept copies of curriculum vitae in place of an application form.

Shortlisting Para 220-225

Policy should cover the school's approach to shortlisting:

- that shortlisted candidates (not others para 220-221 should be asked to complete a self-declaration of their criminal record or information that would make them unsuitable to work with children.
- that applicants should be asked to sign a declaration confirming the information they have provided is true and that approach where the signature is electronic Para 222
- the purpose and implications of the self-declaration Para 223
- how candidates are shortlisted by at least two people who will consider/look for any inconsistencies, gaps in employment and reasons given for them and all potential concerns Para 224
- consider conducting online searches (of shortlisted candidates) as part of due diligence to help identify
 any incidents or issues that have happened, and are <u>publicly available online</u>, the school may explore any
 issues or concerns with the applicant at interview. Para 225

Employment history and references Para 227-228

Policy should state:

- The importance of references in the recruitment process and that information from references will be used to confirm whether they are satisfied with the applicant's suitability to work with children
- account is taken of the advice on gaining, checking, verifying and using points listed in
- that references will be asked of current or last employer, and where possible from the employer where the applicant last worked with children
- the source of the reference will be verified, and that the person completing the reference is in a senior role
- information on the application form will be compared with that in the reference and any discrepancies taken up with the candidate
- establish the reason for the candidate leaving their current or most recent post
- make clear that appointments will not be confirmed until all refences are in place/ issues resolved.

Selection Para 229-234

Policy should include

- how school uses a range of selection techniques to identify the most suitable person for the post Para 229
- questions will cover candidates suitability and motivation for post and working with children, exploring experiences of working with children, probing any gaps in employment or frequent changes in employment Para 230-231
- exploration with candidates to determine their suitability to work with children Para 232
- pupils/student involvement in the recruitment process in a meaningful way Para 233
- observation of short-listed candidates (under appropriate supervision) Para 234
- that information considered in decision making will be clearly recorded along with decisions made. Para 234

Advice: Include a policy statement that interviews and other observations will be recorded and any declarations checked. Details of how records of the application process will be kept and for how long. Para 281-283 of KCSIE Sept 2025 and Data Protection covers retention of DBS certificates: A toolkit for schools and the Annual review of school records and safe data destruction checklist section 2 human resources and guidance.

How school manages any disclosures of cautions and convictions on DBS, including data protection related to criminal information as a result of DBS filtering changes November 2020. <u>Also actions if applicant has not declared these, school decision making concerning any disclosures and risk assessment</u>). Para 223

Questions that must now be asked and noted in application pack for applicants and recruitment policy

- Do you have any unspent conditional cautions or convictions under the Rehabilitation of Offenders Act 1974?
- Do you have any adult cautions (simple or conditional) or spent convictions that are not protected as defined by the Rehabilitation of Offenders Act 1974

Risk assessments

- Any used?
- Purpose eg: further checks for those who have lived and worked abroad, issue on DBS, disability, use of volunteers etc
- Quality
- Evidence of any follow up/usage

Advised but not covered in KCSIE except for volunteers – see below. Risk assessment could be undertaken for staff whose DBS has not come through, have lived or worked overseas, disabled and so on.

Section ii Pre-appointment vetting checks, regulated activity and recording information

Checks that must be undertaken when appointing individuals to work in regulated activity. Para 235-237. Policy must list the following checks Para 237

- verify a candidate's identity
 Guidance: How to prove and verify someone's identity GOV.UK
 and for DBS DBS ID checking
 quidelines GOV.UK
- obtain (via the applicant) an enhanced DBS check (including children's barred list information, for those who will be engaging in regulated activity with children see also paras 238-257 Guidance: DBS checks: guidance for employers - GOV.UK
- obtain a separate children's barred list check (if an individual will start work in regulated activity with children before the DBS certificate is available)
 Guidance: Check the children's barred list - GOV.UK
- verify mental and physical fitness to carry out their work responsibilities
- verify the person's right to work in the UK, including EU nationals.
- if a person has lived or worked outside the UK, make any further checks the school or college consider appropriate (see also para 285-289)
- verify professional qualifications, as appropriate to job.

In addition check that:

- a person taking up a management position is not subject to a section 128 direction made by the Secretary
 of State (independent schools, including academies and free schools only) see also para 261-265
- an applicant employed to carry out teaching work is not subject to a prohibition order issued by the Secretary of State imposed by the GTCE, before its abolition in March 2012 see also para 266-267

- reasonable steps are taken to establish whether an applicant employed carry out teaching work in relation to children, that person is subject to a prohibition order issued by the Secretary of State (see also para 261-265)
- appropriate checks are carried out to ensure that individuals employed to work in reception classes, or in wraparound care for children up to the age of 8, are not disqualified from working in these settings under the 2018 Childcare Disqualification Regulations (see also para 268-272)

Include a definition of regulated activity Para 241- if a person

- will be responsible, on a regular basis in a school or college, for teaching, training instructing, caring for or supervising children;
- will be working on a regular basis in a specified establishment, such as a school, for or in connection with the purposes of the establishment, where the work gives opportunity for contact with children; or
- engage in intimate or personal care or healthcare or any overnight activity, even if this happens only once.

DBS checks (continuous service – moving from a previous post)

Statement on school policy on obtaining DBS for applicants who have worked in a school in England, whose last post ended not more than 3 months before appointment, where the person had regular contact with children, were appointed after 12 May 2006t into post which did not include regular contact with children, or they worked in a further education provision that bought into regular contact with children. Para 238-240 Para 248 states a barred list check must be obtained in these circumstances

DBS checks (Types of checks)

Statements:

- making clear which type of DBS check will be undertaken basic, standard, enhanced or enhanced with barred list check and for whom, and that DBS will be contained as soon as practical after appointment Para 242-253
- a barred list check must only be undertaken for a person who will engage in regulated activity. Para 245 and 253 (and flowchart)
- if a person commences work ahead of completion of DBS check: the person will be appropriately supervised; all other checks completed and a barred list undertaken Para 248, 249 and 253
- making clear that the DBS check certificate will be sent to the applicant and that this must be shown to the employer Para 248
 - Advice: statement that failure to do so will be considered a disciplinary matter.
- that school will assess cases fairly and in line with their policy on recruitment of ex-offenders policy Para 215 and 251-252

DBS update service Para 254-257

Policy statement that:

Individuals can join the DBS Update Service at the point that an application for a new DBS check is made.
 Para 254

Advice in Para 255 indicates it is good practice, many schools and colleges require new staff to join the Update Service as part of their employment contract.

- For applicants who subscribe to the Update Service, the school will:
 - obtain consent from the individual to carry out an online check to view the status of an existing standard or enhanced DBS check
 - confirm the DBS certificate matches the individual's identity
 - examine the original certificate to ensure that it is valid for the children's workforce
 - ensure that the level of the check is appropriate to the job they are applying for, e.g. enhanced DBS check/enhanced DBS check including with barred list information. Para 256

Recording information - the SCR Para 271-280

Policy statement of school approach to recording on the SCR:

- must be maintained for all employed staff, agency staff and supply staff (even if work one day) and (independent schools) the proprietor body and (academies & free schools) members of the trustees of the academy trust Para 273-275
- this will be kept on paper or electronically Para 279
- what is recorded on SCR and that date on which each check was completed to certificate obtained. Para 276
 - barred list check
 - an enhanced DBS check requested/certificate provided

- a prohibition from teaching check
- further checks on people who have lived or worked outside the UK
- a check of professional qualifications, where required; and
- a check to establish the person's right to work in the United Kingdom.

In addition:

- colleges must record whether the person's position involves 'relevant activity', i.e. regularly caring for, training, supervising or being solely in charge of persons aged under 18; and
- independent schools (including academies & free schools) must record details of the section 128 checks undertaken for those in management positions.
- details of an individual will be removed from the SCR once they no longer work in the school Para 277
- the written confirmation from business supplying the member of supply staff that the business has undertaken the relevant checks and obtained the appropriate certificates Para 275 (see also para 290-293)
- details of any non-statutory information held on the SCR, such as staff training, references, checks on volunteers, checks on governors Para 278

Multi-academy trusts

Statement on MAT approach to maintaining SCR for trust and individual schools within trust Para 280

Retention of documents Para 281-283

Statement on school policy for recruitment document retention:

- copy of DBS certificates and records of criminal information disclosed by the candidate are covered by UK
 GDPR/DPA 2018 Article 10 should not be kept for longer than six months after check
- copy of the other documents used to verify the successful candidate's identity, right to work and required qualifications should be kept on their personnel file.

Section iii Other checks that may be necessary for staff, volunteers and others, including the responsibilities on schools and colleges for children in other settings

Individuals who have lived or worked outside the UK Para 285-289

This covers all countries including those in the EU/EEA.

- Statement that details school approach to obtaining this information through overseas records checks and/or obtaining a letter (via the applicant) from the professional regulating authority in the country (or countries) in which the applicant has worked Para 285
- If the information is not available school will undertake a risk assessment that supports decision making based on available information Para 286-288
- Statement about applying for QTS Para 289

Advice: always make a record of the decision in the staff file – the should be done all candidates so there is clear rationale of the decision made, even if checks are not made.

Agency and third party staff (supply staff) Para 290-293

Statement school will:

- obtain written notification from any agency, or third party organisation, that they have carried out the checks on an individual who will be working at the school that the school would otherwise perform Para 290
- obtain written confirmation of the enhanced DBS check Para 291-292
- check that the person presenting themselves for work is the same person on whom the checks have been made. Para 293

Contractors Para 294-299

Statement school will:

- agree safeguarding requirements in the contract between the organisation Para 293
- any contractor, or any employee of the contractor, who is to work at the school or college, has been subject to the appropriate level of DBS check Para 294
- contractors engaging in regulated activity relating to children will require an enhanced DBS check (including children's barred list information) Para 295
- Schools and colleges are responsible for determining the appropriate level of supervision Para 296

- contractors who are not engaging in regulated activity relating to children, but whose work provides them with an opportunity for regular contact with children, an enhanced DBS check (not including children's barred list information) will be required Para 297
- individuals who are self-employed, the school will consider obtaining the DBS check (as self-employed people are not able to make an application directly to the DBS on their own account) Para 298
- always check the identity of contractors on arrival at the school or college. Para 299

Trainee/student teachers Para 300-302

- for initial teacher trainees who are salaried by the school all necessary checks are carried out if trainees are engaging in regulated activity Para 300
- for fee-funded trainee teachers the initial teacher training provider has the responsibility to carry out the necessary checks and provider written confirmation to the school that all pre-appointment checks have been carried out and the trainee has been judged by the provider to be suitable to work with children.
 Para 301
- statement about recording fee-funded trainees on SCR Para 302

Visitors Para 303-308

Can be covered in main policy or recruitment policy. Maybe a separate policy in place. Policy should;

- set out types of visitors to school premises Para 303
- state headteacher will use their professional judgment about the need to escort or supervise such visitors
 Para 305
- will not request DBS checks for visitors such as children's relatives or other visitors attending a sports day Para 306
- visitors who are there in a professional capacity school will check ID and be assured that the visitor has had the appropriate DBS check Para 306
- set out the arrangements for individuals from external organisations that provide information, resources and speakers include an assessment of the education value, the age appropriateness of what is going to be delivered and whether relevant checks will be required Para 307-308

Volunteers Para 309-316

Policy should make clear that:

- School recognises the role volunteers can play and that children often see volunteers as being safe and trustworthy adults Para 310
- under no circumstances should a volunteer on whom no checks have been obtained be left unsupervised or allowed to work in regulated activity Para 309
- a written risk assessment will be undertake and used to help decide what checks, if any, are required.
 Para 311-312

The risk assessment should consider will be recorded and include:

- the nature of the work with children, especially if it will constitute regulated activity, including the level of supervision
- what the establishment knows about the volunteer, including formal or informal information offered by staff, parents and other volunteers
- whether the volunteer has other employment or undertakes voluntary activities where referees can advise on their suitability;
- whether the role is eligible for a DBS check and if it is, what level is appropriate.
- school will obtain an enhanced DBS check (which should include children's barred list information) for all
 volunteers who are new to working in regulated activity with children Para 313
- school will determine supervision based on whether:
 - a volunteer is considered to be supervised. have regard to the statutory guidance issued by the Secretary of State (see Annex E)
 - the supervision must be by a person who is in regulated activity relating to children and reasonable in all the circumstances to ensure the protection of children. Para 314-315
- existing volunteers engaging in regulated activity do not have to be re-checked if they have already had
 a DBS check unless the school have any concerns Para 316

Maintained school governors Para 317-320

State that:

- all governors are required to have an enhanced DBS check Para 317

- governors do not need a children's barred list check unless, in addition to their governance duties, they also engage in regulated activity Para 318
- a section 128 check is required because a person prevented from participating in the management of an independent school by a section 128 direction, is also disqualified from being a governor of a maintained school Para 319
- whether the school chooses to record this information on SCR Para 319
- there is no requirement for associate members to undergo an enhanced DBS checks unless they also engage in regulated activity at their school. Para 320

Sixth form college governors Para 321-322

State that governing bodies in sixth form colleges can request an enhanced DBS check without a children's barred list check on an individual as part of the appointment process for governors.

Proprietors of independent schools, including academies and free schools and proprietors of alternative provision academies Para 325-332

- the chair or proprietor is checked by the Secretary of State Para 325-326
- the chair ensures that for the other members of the body the following checks are completed before, or as soon as practicable after, any individual takes up their position:
 - an enhanced DBS check undertaken, and that where such a check was undertaken and certificate is obtained Para 325
 - identity check Para 328
 - check individual is not subject to a section 128 direction that would prevent them from taking part in the management of an independent school (including academies and free schools) Para 329
 - any further checks, as the chair considers appropriate, should be undertaken where, by reason of the individual's living or having lived overseas Para 330
- For academy trusts, including those established to operate a free school:
 - the trust requires enhanced DBS checks on all members of the academy trust, individual charity trustees, and the chair of the board of charity trustees Para 331
 - if an academy trust delegates responsibilities to any delegate or committee (including a local governing body), the trust **must** require DBS checks on all delegates and all members of such committees and check that members are not disqualified from taking part in the management of the school as a result of a section 128 direction Para 332

Alternative provision Para 331

- the school continues to be responsible for the safeguarding of any pupil placed in an alternative provider and be satisfied that the provider meets the needs of the pupil Para 331
- obtain written confirmation from the alternative provider that appropriate safeguarding checks have been carried out on individuals working at the establishment. Para 331
- Provider will notify the school of any staff changes so that the school can assure itself that safeguarding checks have been carried out (new text added to para 331)

Adults who supervise children on work experience Para 332-3337

School policy states that:

- the placement provider is expected to have policies and procedures in place to protect children from harm
 Para 332
- children's barred list checks via the DBS might be required on some people who supervise a child under the age of 16 on a work experience placement. The school will consider:
 - the specific circumstances of the work experience
 - the nature of supervision
 - the frequency of the activity being supervised, to determine what, if any, checks are necessary will it count as regulated activity Para 333
 - whether the person providing the teaching/training/instruction/supervision to the child on work experience will be unsupervised themselves; and providing the teaching/training/instruction frequently (more than three days in a 30 day period, or overnight). Para 334-335
- is not able to request that an employer obtains an enhanced DBS check with children's barred list information for staff supervising children aged 16 to 17 on work experience Para 336
- if a child is doing work experience in a school or college, the school should check wither a DBS enhanced check is requested for the child in question, provided the child is aged 16 or over. Para 337

Children staying with host families (homestay) Para 338-339

Statement that

- the school may make arrangements for children receiving education at their institution to have learning experiences where, for short periods, the children may be provided with care and accommodation by a host family to whom they are not related.
 - For example, as part of a foreign exchange visit or sports tour, often described as 'homestay' arrangements (see Annex D).
- in some circumstances the arrangement where children stay with UK families could amount to "private fostering" under the Children Act 1989.

Private fostering - LA notification when identified Para 340-342

- Define that private fostering occurs when a child under the age of 16 (under 18 for children with a
 disability) is provided with care and accommodation by a person who is not a parent, person with parental
 responsibility for them or a relative in their own home. That this arrangement is continue for more than 28
 days.
- Brief policy statement that where private fostering arrangements come to the attention of the school (and the school is not involved in the arrangements), the local authority will be informed so it can check the arrangement is suitable and safe for the child.

Appendix 6: Allegations of abuse made against staff

Covered in KCSIE Part 4 - there are NO changes to Part 4 for KCSIE 2024.

Concerns/allegations may be ones that **cross threshold of harm or low-level concerns** that do not Para 358. These procedures should be consistent with local safeguarding procedures and practice guidance Para 359.

The list below, with references to the KCSIE 2025 paragraphs, the content for the allegations against staff policy.

Section one: Allegations that may meet the harms threshold (Paras 359-426)

This guidance should be followed where it is alleged that anyone working in the school or a college that provides education for children under 18 years of age, including supply teachers, volunteers and contractors has:

- behaved in a way that has harmed a child, or may have harmed a child and/or;
- possibly committed a criminal offence against or related to a child and/or;
- behaved towards a child or children in a way that indicates he or she may pose a risk of harm to children; and/or
- behaved or may have behaved in a way that indicates they may not be suitable to work with children.
 359

Note: The last bullet point above includes behaviour that may have happened outside of school, that might make an individual unsuitable to work with children, this is known as transferable risk. Para 360

- An appropriate assessment of transferable risk to children with whom the person works will be undertaken and advice sought from the local authority designated officer (LADO). Para 361 and 366-371
- Statement about who to report allegations to. EG: the headteacher, if it concerns a member of staff or if the allegation concerns the headteacher, the report should be made to the Chair of Governors. Para 362

A "case manager" will lead any investigation. This will be either the headteacher or principal, or, where the headteacher is the subject of an allegation, the chair of governors or chair of the management committee and in an independent school it will be the proprietor. Para 362

- The policy should cover the following aspects:
 - The initial response to an allegation Para 363-371
 - No further action Para 372
 - Further enquiries Para 373-376
 - Supply teachers and all contracted staff Para 377-380
 - Individuals and organisations that use the school premises Para 381
 - Governors Para 382
 - Suspension Para 383-390
 - Supporting those involved Duty of care Para 391-393
 - Confidentiality and Information sharing Para 394-407
 - Allegation outcomes [Substantiated Malicious False Unsubstantiated or Unfounded]. This includes duty to refer to TRA and, where required, to the DBS Para 403-404
 - Following a substantial allegation Para 405-407
 - Following a criminal investigation or a prosecution Para 408- 409
 - Unsubstantiated, unfounded, false or malicious allegations. This must cover an allegation that is shown to be deliberately invented or malicious, and how the school will consider whether any disciplinary action is appropriate against the individual who made it as per their own behaviour policy (often known as Code of Conduct) Para 410-411
 - Returning to work Para 412

- Managing the situation and exit arrangements Resignations and 'settlement agreements' Para 413-418
- Record keeping Para 419-422
- References Para 423 [note only substantiated allegations that cross the threshold of harm should be referred to a reference]
- Learning lessons Para 424-425
- Non recent allegations Para 426

Section Two: Concerns that do not meet the harm threshold Para 427-449

- Policy statement:
 - this covers process to manage and record any such concerns and take appropriate action to safeguard children for dealing with concerns (including allegations) which do not meet the harm threshold set out in section 1
 - concerns may arise in several ways and from a number of sources. For example: suspicion;
 complaint; or disclosure made by a child, parent or other adult within or outside of the organisation; or as a result of vetting checks undertaken. Para 430
- The policy should cover the following aspects:
 - Low level concerns, including note on creating a culture in which all concerns about adults are shared responsibility and with the right person, recorded and dealt with appropriately Para 427-429
 - Define what is a low-level concern include some examples in the policy & likely sources, eg a child, parent or other adult within the school Para 430-433
 - Staff code of conduct and safeguarding policies Para 434-436
 - Sharing low-level concerns, should note that headteacher is ultimate decision maker, may consult with DSL. Must also include a note that low-level concerns which are shared about supply staff and contractors should be notified to their employers, so that any potential patterns of inappropriate behaviour can be identified. Referral to LADO if concerns or pattern of concerns cross threshold of harm. Para 437-440
 - Recording low-level concerns Para 441-444
 - Looking for patterns & trends and how the school will respond, including changes to policy and staff training to ensure a culture of transparency & appropriate conduct. Para 443
 - Retaining information para 444
 - References Para 445 [As above, only substantiated references should be included]
 - Responding to low-level concerns Para 446-449

Appendix 7: Online safety

KCSIE 2025 keeps the increased focus on online safety and protecting children from abuse, including cyber-bullying and use of nudes and semi-nudes (advice to schools updated in March 2024).

See table at start of policy which lists the changes for 2025, focus is on filtering and monitoring, cyber security and use of generative AI.

Schools are now expected to meet:

- the cyber security standards (revised for clarity in April 2024)
 Meeting digital and technology standards in schools and colleges Cyber security standards for schools and colleges Guidance GOV.UK (www.gov.uk)
- the filtering and monitoring standards
 Meeting digital and technology standards in schools and colleges Filtering and monitoring standards for schools and colleges Guidance GOV.UK (www.gov.uk)

Online safety policy should cover:

- use of mobile and smart technologies; described through the school's approach which takes account of the 4Cs (conduct, content, communication and commerce) Para 137.
- all areas of online abuse including:
 - child-on-child abuse, including cyberbullying Para 30 and 33
 - sexual harassment including non-consensual sharing of nudes and semi-nudes and/or videos and how these can put children at risk Para 22, 35-40, Part 5
 - social media use Para 41, 99 39, 185 and Part 5 Para 463 and 470
 - cybercrime Annex B
 - preventing radicalisation Annex B
- Remote education and safeguarding Para 138-139
- Staff awareness that abuse can take place online Para 3, 19, 22, 23, 27, 30, 33 and 134-136
- Training for staff in online safety this includes an understanding of the expectations, applicable roles and responsibilities in relation to filtering and monitoring at induction and annually updated – see para 141 for further information) Para 12, 17 and 123-127
- Opportunities to teach children about online safety Para 128 this includes duties of GB, RSE, use of DfE advice 'Teaching online safety in schools' and increased risk for some SEND children Para 129-133
- Remote learning and safe approaches Para 138-140
- Overblocking Para 140
- Filtering and monitoring on school devices and school networks. Para 141-143
- Information security Para 144
- Reviewing online safety (annual requirement use of review tools) Para 145-147
- Information and support Para 148

Appendix 8: Child-on-child abuse

KCSIE references:

Para 30-33/Annex A paras 13-14 (types of bullying), 98 9th bullet and 156-157 8th bullet (school policy on bullying), para 46 (serious violence), para 98 1st bullet, 128-133 (opportunities to teach safeguarding), Part 5 & Annex B plus numerous references to bullying throughout KCSIE

Types of child-on-child abuse listed in KCSIE (para 33):•

- bullying (including cyberbullying, prejudice-based and discriminatory bullying);
- abuse in intimate personal relationships between peers;
- physical abuse such as hitting, kicking, shaking, biting, hair pulling, or otherwise causing physical harm (this may include an online element which facilitates, threatens and/or encourages physical abuse);
- sexual violence, such as rape, assault by penetration and sexual assault (this may include an online element which facilitates, threatens and/or encourages sexual violence);
- sexual harassment, such as sexual comments, remarks, jokes and online sexual harassment, which may be standalone or part of a broader pattern of abuse;
- causing someone to engage in sexual activity without consent, such as forcing someone to strip, touch themselves sexually, or to engage in sexual activity with a third party;
- consensual and non-consensual sharing of nudes and semi nude images and or videos (also known as sexting or youth produced sexual imagery);
- upskirting, which typically involves taking a picture under a person's clothing without their permission, with
 the intention of viewing their genitals or buttocks to obtaining sexual gratification, or cause the victim
 humiliation, distress or alarm; and
- initiation/hazing type violence and rituals (this could include activities involving harassment, abuse or humiliation used as a way of initiating a person into a group and may also include an online element)

School should also have in place policy for searching, screening and confiscation and clear protocol of what to do if staff find out there may be inappropriate images on a child's phone. This includes reporting to Police. *Not covered in KCSIE but in <u>DfE guidance</u>*.

Para 157 states the policy should include:

- · procedures to minimise the risk of child-on-child abuse
- the systems in place (and they should be well promoted, easily understood and easily accessible) for children to confidently report abuse, knowing their concerns will be treated seriously
- how allegations of child-on-child abuse will be recorded, investigated and dealt with
- clear processes as to how victims, perpetrators and any other children affected by child-on-child abuse will be supported
- a recognition that even if there are no reported cases of child-on-child abuse, such abuse may still be taking place and is simply not being reported
- a statement which makes clear there should be a zero-tolerance approach to abuse, and it should never be passed off as "banter", "just having a laugh", "part of growing up" or "boys being boys" as this can lead to a culture of unacceptable behaviours and an unsafe environment for children
- recognition that it is more likely that girls will be victims and boys' perpetrators, but that all child-on-child abuse is unacceptable and will be taken seriously; and
- the different forms bullying can take:
 - bullying (including cyberbullying, prejudice-based and discriminatory bullying)
 - abuse in intimate personal relationships between peers
 - physical abuse which can include hitting, kicking, shaking, biting, hair pulling, or otherwise causing physical harm

- sexual violence and sexual harassment Part 5
- consensual and non-consensual sharing of nudes and semi-nude images and/or videos (also known as sexting) and school approach (refer to DfE <u>Searching Screening and Confiscation Advice</u> and <u>UKCIS Education Group Sharing nudes and semi-nudes advice for education settings.</u> Schools should also have in place policy and/or protocol for dealing with inappropriate images on a phone or device and the school approach to searching and reporting. Useful sources of advice of this are: <u>Managing Sexting Incidents | SWGfL</u> and <u>Overview of Sexting Guidance.pdf</u>
 (publishing.service.gov.uk)
- causing someone to engage in sexual activity without consent, such as forcing someone to strip, touch themselves sexually, or to engage in sexual activity with a third party
- upskirting (which is a criminal offence)
- initiation/hazing type violence and rituals.

Advice for how a child-on-child abuse policy could be structured and set out:

Policy could/should be divided into four sections:

1) Introduction, policy aims and the different forms child-on-child abuse can take – see list above that should be covered (Paras 33 and 156-157)

and make clear that

The school will respond appropriately to **all** reports and concerns about sexual violence and/or sexual harassment both online and offline, including those that have happened outside of the school/college. Part 5 (Para 451-453 and 487-488)

- 2) Dealing with child-on-child abuse (bullying) that is not classed as sexual violence and sexual harassment (Para 30-33 and 156-157)
- 3) Dealing with incidents of child-on-child sexual violence and sexual harassment Part 5
- 4) The school's approach to preventing child-on-child abuse and teaching about safeguarding the preventing child-on-child abuse Para 156-159 (Part 2) and 463 (Part 5)

Contents of the four sections is set out below:

Section One - aims of policy

- reminder to staff that 'it can happen here' Para 30, 450, 451, 487
- reminder it can happen inside and outside school and online Para 30 and 450-451, 456
- List of the types of bullying Para 33
- importance of acknowledging and understanding scale of harassment and abuse, reference to term harmful sexual behaviours and the impact on a child Para 452, 459-463
- definitions of sexual violence Paras 455 and sexual harassment Para 456-458
- awareness that children may not find it easy to tell staff and a reminder that children can show signs
 in ways they hope adults will notice and react Para 16-17 and 471-474
- zero tolerance approach never acceptable or tolerated Para 451
- girls being more likely to be victim of sexual violence or sexual harassment Para 157 and 453, also recognition of increased risk for SEND pupils
- details of how all incidents of bullying will be recorded, analysed and reported to governors and senior leaders. This includes looking for patterns and trends and links to safeguarding.

Section Two - Non-sexual child-on-child abuse

- The school's current procedures for dealing with bullying that is non-sexualised. In the main this covers:
- bullying (including cyberbullying, prejudice-based and discriminatory bullying);
- abuse in intimate personal relationships between peers;

 physical abuse which can include hitting, kicking, shaking, biting, hair pulling, or otherwise causing physical harm;

Section Three - child-on-child sexual violence and sexual harassment

- the designated safeguarding lead (or deputy) is likely to have a complete safeguarding picture and should be involved in the decision making on the initial response by the school. Important considerations will include: (Para 487)
- the wishes of the victim in terms of how they want to proceed. This is especially important in the
 context of sexual violence and sexual harassment. Victims should be given as much control as is
 reasonably possible over decisions regarding how any investigation will be progressed and any
 support that they will be offered. This will however need to be balanced with the school's or college's
 duty and responsibilities to protect other children
- the nature of the alleged incident(s), including whether a crime may have been committed and/or whether HSB has been displayed
- the ages of the children involved
- the developmental stages of the children involved
- any power imbalance between the children. For example, is/are the alleged perpetrator(s) significantly older, more mature, confident and well known social standing? Does the victim have a disability or learning difficulty?
- if the alleged incident is a one-off or a sustained pattern of abuse (sexual abuse can be accompanied by other forms of abuse and a sustained pattern may not just be of a sexual nature)
- that sexual violence and sexual harassment can take place within intimate
- personal relationships between children
- importance of understanding intra familial harms and any necessary support for siblings following incidents
- · are there ongoing risks to the victim, other children, adult students or school or college staff, and
- other related issues and wider context, including any links to child sexual exploitation and child criminal exploitation.

Responding to reports and concerns of child-on-child sexual violence and sexual harassment Part 5. Details should cover:

- reminder it can happen inside and outside school and online Para 450
- importance of acknowledging and understanding scale of harassment and abuse Para 414
- awareness that children may not find it easy to tell staff and a reminder that children can show signs
 in ways they hope adults will notice and react Para 17 and 471
- zero tolerance approach never acceptable or tolerated Para 451
- definitions of sexual harassment, sexual violence and harmful sexual behaviours Para 455-462
- school approach to preventing abuse Para 463
- response to a report of sexual violence and sexual harassment Para 464-468
- steps school will take in response to a report Para 471-474
- **reassurance** for victims that they are taken seriously, regardless of time taken to come forward and that abuse can have occurred online or outside school, not creating a problem, reassured not the feel ashamed or that they will be criminalised Para 473
- record keeping recording all discussions and decisions in writing Para 468
- the **management of reports**, two staff present, if online not viewing images, not promising confidentiality, trauma/impact of reporting, listening, additional barriers of reporting for some pupils, fact recording only, informing DSL as soon as possible Para 468
- confidentiality management Para 475-480

- anonymity while the case is progressing Para 481-483
- risk assessment process, including involving social care Para 484-486
- follow up actions what to consider, such as age of child, seriousness of incident, power imbalance.
 Para 487-488
- **four management options** 1) manage internally, 2) early help, 3) referral to children's social care and 4) reporting to Police and managing the criminal process paras 488-531
- unsubstantiated, unfounded, false and malicious reports review of records for patterns of
 concerning and problematic or inappropriate behaviour and if found false, consideration that the child
 and/or person who made allegation is in need of support and any disciplinary action Para 532-534
- ongoing response safeguarding & supporting the victim Para 535-544
- **safeguarding & supporting** the alleged perpetrator(s) and children/YP who have displayed harmful sexual behaviour (also siblings and peers) Para 545-547
- sanctions and the alleged perpetrators Para 548-550
- working with parents and carers Para 551-556
- safeguarding other children Consideration of ongoing education for victim and perpetrator and if they may be sharing same classroom Para 561

Section Four - school approach to the prevention of bullying (anti-bullying strategy)

- · school ethos/ambition for approach to preventing child-on-child abuse
- · details of the school's work to prevent child-on-child abuse
- overview of opportunities for teaching safeguarding
- how prevention of child-on-child abuse (including online abuse) is promoted round school, school website, newsletters and so on
- information about the curriculum teaching, assemblies, special events etc
- responding to events/issues
- quality assurance/impact of the school's work to prevent child-on-child abuse monitoring and review of school's strategy to prevent child-on-child abuse