POLICY FOR SAFEGUARDING & PROMOTING
THE WELFARE OF CHILDREN

September 2017 revised
# D'Overbroeck's

## POLICY FOR SAFEGUARDING & PROMOTING THE WELFARE OF CHILDREN

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INTRODUCTION

The proprietors and staff at d’Overbroeck’s are fully committed to their responsibility to safeguard and promote the welfare of all our students. We aim to create a caring, secure environment in which young people feel safe, respected and valued, and in which their welfare is paramount.

We recognise that everyone who comes into contact with children and their families has a role to play in safeguarding children. This policy applies to all teaching and non-teaching staff at d’Overbroeck’s, including temporary staff, volunteers, proprietors and governors. It is an expression of our commitment to safeguarding in all aspects of the life of the school, and to working together with other agencies in order to ensure that we have effective systems and procedures within the school to identify, assess and support any children who may be suffering from harm, at risk of suffering from harm, or in need of additional support.

The policy aims to raise the awareness of all teaching staff and non-teaching staff of their responsibilities in identifying and reporting possible cases of abuse or of instances where a child is thought to be at risk. It also aims to ensure that there are structured procedures within the school which are understood by all staff and which will be followed by all members of the school community in cases where abuse or the risk of harm are suspected.

The policy, including the Code of Conduct, is sent with their contracts of employment to all newly appointed staff who are asked to confirm that they have read and understood it. It is gone through with them as part of the Safeguarding training which forms part of their induction. Staff receive refresher training at least every three years; and they are alerted, usually by email, to periodic revisions to the policy and procedures and to any updates or changes in government guidance.

The policy is reviewed and updated in the light of experience and of the latest guidance and regulations. It is posted on the school’s website, and copies are available on request to parents and anyone associated with the school.

It is written with regard to the following documents:

- ‘Keeping Children Safe in Education’ – ‘KCSIE’ – (DfE, September 2016)
- ‘Working Together to Safeguard Children’ (DfE, March 2015)
- The ISI Handbook for the inspection of schools, The Regulatory Requirements, September 2017 (www.isi.net)
- ‘What to do if you’re worried a child is being abused – advice for practitioners’ (March 2015)
- The Children Acts 1989 and 2004
- The Education Act 2002
- Safeguarding Pupils Briefing – Generalist Level - training presentation for schools (OSCB, August 2016)
- ‘Signs, symptoms and effects of child abuse and neglect’, NSPCC factsheet (https://www.nspcc.org.uk/preventing-abuse/signs-symptoms-effects/)
- OSCB Model of Good Multi-Agency Practice incorporating the local multi-agency protocol, (2015)
- Guidance material published on the website of the Oxfordshire Safeguarding Children Board (www.oscb.org.uk)
- The National Minimum Standards for Boarding Schools (April 2015)
2 THE RESPONSIBILITIES OF THE PROPRIETORS

The proprietors of d’Overbroeck’s are fully aware of their responsibilities and obligations, and committed to ensuring that the school’s safeguarding policies and procedures are compliant with all current legislation and guidance and that they are highly effective in creating and maintaining throughout d’Overbroeck’s an environment in which safeguarding, and the welfare of all students, are at the heart of the life of the school.

The proprietors are also aware of their obligations to provide a co-ordinated offer of early help when additional needs of children are identified, and to contribute to inter-agency plans to provide additional support to children subject to child protection plans.

The Chairman of the Board is nominated, as well as the Principal, to liaise with the local safeguarding board and any partner agencies on issues of child protection. The Chairman is also nominated to deal with any allegations of abuse which may be made against the Principal.

The Board undertakes an annual review of the school’s safeguarding policies and of all procedures for dealing with any issues relating to them. This includes a review of the speed and efficiency with which such procedures may have been applied in practice. A record of the school’s safeguarding report, which is presented to the Board at the annual safeguarding review, is sent to the OSCB following the review meeting.

The Chairman of the school’s Local Governing Body (which acts in an advisory capacity) has an internal oversight role with regard to the school’s safeguarding policy and procedures. In this capacity, he will contribute to the annual safeguarding report which is submitted to the Board. He will attend the annual Safeguarding Review meeting. He will also be consulted by the DSL as and when appropriate on revisions to this policy and on keeping abreast with latest DfE and ISI guidance.

Given the critical importance of ensuring best practice at all times when dealing with issues of child abuse, any deficiencies or weaknesses in the school’s child protection arrangements that may come to light at any point will be remedied without delay.

3 SAFEGUARDING – A DEFINITION

Safeguarding and promoting the welfare of children is defined as:

- Protecting children from maltreatment;
- Preventing impairment of children’s health or development;
- Ensuring that children are growing up in circumstances that are consistent with the provision of safe and effective care;
- Taking action to enable all children to flourish and to achieve their full potential as people and as members of the school and of the wider community.

The aim of safeguarding is to enable children to have optimum life chances and to enter adulthood successfully.

What’s the difference between Safeguarding and Child Protection?

Safeguarding is a broader term than child protection. It encompasses all the elements set out above and is what a school should do for all children; Child Protection is part of this definition and refers to activities undertaken to protect children who have been harmed or are at significant risk of being
harmed. Policies and procedures for Child Protection are, therefore, included in the Safeguarding policy and procedures.

Where a child is thought to be suffering significant harm, or to be at risk of suffering significant harm, this should be reported to children’s social care immediately. Action should also be taken to promote the welfare of children who are believed to be in need of additional support, even if they are not suffering harm or at immediate risk. Such instances should be addressed through inter-agency assessment using local processes.

4 STAFF WITH DESIGNATED RESPONSIBILITY FOR SAFEGUARDING AT D’OVERBROECK’S

4.1 Designated Safeguarding Lead (DSL)

The Designated Safeguarding Lead (DSL) at d’Overbroeck's is the Deputy Principal (Pastoral), Jonathan Cuff.

4.2 Other staff with designated responsibilities for safeguarding and child protection

As a school that has more than one teaching site, d’Overbroeck’s has a number of senior staff with designated responsibilities for child protection and safeguarding matters within the school. They are:

- Jonathan Cuff (Deputy Principal Pastoral), who is the school’s Designated Safeguarding Lead (DSL)
- Emma-Kate Henry (Principal)
- Felisa Deas (Head of Boarding)
- Mark Olejnik (Head of Years 7-11)
- Jane Cockerill (Deputy Head of Years 7-11)
- Alasdair MacPherson (Head of Sixth Form)
- Helen Wood (Head of the International Section)
- David Wareham (Deputy Head of the International Section)

Members of staff may communicate a safeguarding or child protection concern to any of the colleagues named above; and any of them may deputise for the DSL in his absence.

Contact details for the Designated Staff are provided in section 19 below.

4.3 Responsibilities of the Designated Safeguarding Lead (DSL)

The DSL takes the lead responsibility for safeguarding and child protection. With the help and support of the other staff with designated responsibility, the DSL is responsible for: raising awareness and ensuring that the school’s safeguarding policies are known and used appropriately by all members of the school community; offering guidance, advice and support to other colleagues where needed; initiating no-names consultations with the Locality Senior Social Worker; ensuring that prompt contact is made, by him or by another of the Designated Staff, with children’s social care where there are concerns that a child may be at risk or in need of help and/or with the LADO in relation to allegations against a member of staff or volunteer working at the school and/or with the police if a criminal offence is suspected; managing links with the OSCB and any referrals that may need to be made to the children’s social care and / or the LADO and, where appropriate, also to the DBS, the NCTL or the police; and ensuring that all staff at the
school receive the necessary Safeguarding induction and training on appointment, and that this is renewed at the required intervals.

As our responsibilities under the Prevent Duty are a part of our broader Safeguarding responsibilities, the DSL is also the ‘Prevent designated lead’.

The role and responsibilities of the DSL and of the other members of the safeguarding team are set out in detail in their respective job descriptions and follow the guidance provided in KCSIE, September 2016 (Annex A).

The DSL is also responsible for reporting to the Board annually on all significant aspects of Safeguarding policy and procedures.

The Designated Safeguarding Lead at d’Overbroeck’s is the Deputy Principal Pastoral, Jonathan Cuff.

4.4 Independent Listener for boarders

All boarding schools are required to nominate an ‘Independent Listener’. The Independent Listener is someone who is not a member of the school’s staff and whom boarders may contact if they wish to communicate any concerns that they don’t feel able to discuss directly with staff.

Our independent listener is Mrs Pat Harris. This information and, the Independent Listener’s contact details, are posted in all our teaching buildings and boarding houses.

5 D’OVERBROECK’S POLICY ON SAFEGUARDING – PRINCIPLES

- The central principle is that our approach must always be child-centred and that the welfare of the child is the paramount consideration. In all situations, and in particular where there may be a potential conflict of interest, the child’s best interests must always be the primary aim of every action or decision.

- All staff should be aware that safeguarding incidents can happen anywhere and at any time, and that they are required to be alert to any possible concerns.

- All staff in a school have a responsibility to identify children who may be in need of extra help or who are suffering, or are likely to suffer, significant harm. In such circumstances all staff have a responsibility to take appropriate action, working with other services as needed.

- All staff in a school have a responsibility to identify children who may benefit from ‘early help’. ‘Early help’ means providing support as soon as a problem emerges. In the first instance, staff should discuss early help requirements with the DSL who will, where appropriate, refer the issue to children’s social care who, in turn, may initiate an ‘early help assessment’. Staff may be required to support the OSCB and other agencies and professionals in an ‘early help assessment’.

- All students know that there are adults to whom they can turn if they are worried. These include teaching and pastoral staff, form teachers / directors of studies, the School Counsellor and, in the case of boarders, Houseparents, staff in the Boarding Office and the Independent Listener.
- If staff members have concerns about a child, they should raise these with the school’s Designated Safeguarding Lead (DSL) or with one of the other Designated Staff without delay. This includes situations of abuse which may involve other members of staff. It also includes instances where there is a concern that a child or young person may be at risk of being radicalised or drawn into extremism. The DSL and Designated Staff will usually decide whether to make a referral to children’s social care. It is important to note, however, that any member of staff can refer their concerns to children’s social care directly.
- This last point is stressed in the DfE guidance. ‘Keeping children safe in education’ makes clear that ‘anybody can make a referral’.
- If a child is thought to be in immediate danger or is at risk of harm, a referral will be made immediately to children’s social care or to the police. Remember that anyone can make a referral, though if the referral is not made by the Designated Safeguarding Lead (DSL), then the DSL should be informed as soon as possible that a referral has been made.
- If staff members have concerns of a safeguarding or child protection nature about another member of staff, then this must be referred to the Deputy Principal Pastoral (who is also the DSL) without delay.
- If the Designated Staff believe that a crime may have been committed, then the matter will be reported to the police without delay.
- If the child’s situation does not appear to be improving, the staff member with concerns should press for re-consideration. In such instances, the DSL should be informed as soon as possible.
- Members of staff should be aware that they may be asked to support social workers to take decisions about individual children. Schools and their staff are a part of a wider safeguarding system for children, and schools should work with all other agencies involved including social care, health services and the police, to promote the welfare of children and to protect them from harm.
- Raising concerns – all staff and volunteers should feel able to raise concerns about poor or unsafe practice and about potential failures in the school’s safeguarding systems or processes, and that such concerns will be taken seriously by the school’s senior leadership. For more detail, please see section 16 below on Whistleblowing.
- Recording – full and clear record keeping at all stages of the child protection process is essential.
- Confidentiality – where his or her safety is at stake, confidentiality cannot and must not be promised to a child. Confidentiality is always qualified and never absolute when a child is at risk. In this context, it means ‘not holding information which should be shared, and not sharing information that should not be shared’.
- Speed of response – issues of child protection must be dealt with very promptly: delay may be prejudicial to the child’s safety.
- ‘Do not investigate!’ It is not for the school to investigate a suspicion of abuse, whether it be centred on a member of the school staff or a member of the child’s family. The child should not be questioned beyond establishing that there is cause to refer the case to the relevant external agency.
6 A SAFEGUARDING CONCERN VS IMMEDIATE RISK OF HARM

All staff should be clear about the distinction between a safeguarding concern and a child being in immediate danger or risk of harm. Both types of situation require prompt and clear action on the part of staff, but the nature of the response may be different.

If a child is thought to be in immediate danger or is at risk of harm, a referral will be made immediately to children’s social care or to the police. Remember that anyone can make a referral, though if the referral is not made by the Designated Safeguarding Lead (DSL), then the DSL should be informed as soon as possible that a referral has been made.

6.1 Early Help

In the context of child protection, Early Help means taking action and providing support as soon as a problem emerges.

All members of staff need to be alert to any signs of emerging problems or potential concerns; and these must be flagged to the DSL or to one of the other members of the school’s Safeguarding team as soon as possible.

Any such concerns would usually be raised with children’s social care by the school’s Safeguarding team. This is likely to trigger an ‘early help assessment’, which would be undertaken by a lead professional from an agency working with children, young people and families. The lead professional’s role would be to provide support to the child and the family, to act as an advocate on their behalf and to co-ordinate the delivery of support services.

The staff member(s) who raised the initial concern may, along with the DSL, be asked to participate in such an assessment or to contribute to it in any way that could help support the child concerned.

7 STATUTORY ASSESSMENTS

Staff in schools should also be aware of the process for making referrals to children’s social care and for statutory assessments (see below) that may follow a referral, along with the role they may be expected to play in such assessments.

As part of their statutory duties under the Children Act 1989, local authorities undertake assessments of the needs of individual children to determine which services to provide and what action to take. The member(s) of staff concerned may be asked to participate in such an assessment. Staff in schools need, in particular, to be aware of two types of assessments:

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

- A ‘child protection enquiry (Section 47)’ – If the local authority has reasonable cause to suspect that a child is suffering, or likely to suffer, significant harm, they have a duty to make enquiries under section 47 of the Children Act 1989 to enable them to decide whether they should take any action to safeguard and promote the child’s welfare.


8 SAFEGUARDING TRAINING FOR STAFF

All staff have a responsibility to protect children from abuse in all its forms, including the risk of radicalisation or being drawn into extremism, whenever they are in a position to do so. They should be familiar with the school’s policy on safeguarding children and with the school’s child protection procedures; and they should know how to access and implement them, independently if need be.

Regular training for staff in these matters is therefore very important. The policy at d’Overbroeck’s, which is in line with current legislation and OSCB guidance, is that:

- The DSL and all other Designated Staff receive appropriate child protection training which is updated every two years.
- All other staff and volunteers receive safeguarding training and this is updated at least once every three years.

In addition:
- The DSL and the other members of staff with designated responsibilities keep their knowledge and skills refreshed and updated at regular intervals, at least annually, in order to allow them to understand and keep up with any developments relevant to their role.
- The DSL and the Safeguarding team ensure that other staff members are kept regularly informed (at least annually) of updates or changes in government guidance, or in the school’s policy and procedures, in matters of safeguarding and child protection. This is done in Inset days and staff meetings, via email and using the Safeguarding Noticeboards in the school staffrooms.

Induction and training for new staff

- Arrangements for the initial induction and training in Safeguarding for new members of staff are set out in detail in the school’s Safer Recruitment Policy.
- Arrangements relating to safeguarding training for host families are set out in the school’s Host Family Recruitment Policy.
- All members of staff in school must read, understand and be familiar with the most recent version of Part One of the DfE publication, ‘Keeping Children Safe in Education’.

9 RECOGNISING CHILD ABUSE

What is child abuse and how may one recognise its signs?

Abuse is a form of maltreatment of a child. Someone may abuse or neglect a child by inflicting harm or by failing to act to prevent harm.

Child abuse may occur in the family or in an institutional or community setting by those known to them or, more rarely, by others, eg via the internet; it may be committed by a member of the school staff; or it may be committed by other children within the school. The definitions given below should help in recognising possible abuse.

Staff should bear in mind that abuse, neglect and other safeguarding issues are rarely standalone events that can be covered by a single definition of label and that, in most cases, multiple issues are likely overlap with one another.
TYPES OF ABUSE AND NEGLECT

9.1 Physical abuse

Physical abuse happens when a child is deliberately hurt, causing injuries such as cuts, bruises and broken bones. It can involve hitting, shaking, throwing, poisoning, burning or scalding, slapping, drowning, suffocating or otherwise causing physical harm to a child. Physical harm may also be caused when a parent or carer fabricates, or deliberately induces, the symptoms of an illness in a child, usually as a means of attracting attention to themselves. Children affected by this form of abuse will tend to have a greater frequency of illness normally combined with a significantly higher than average level of absence from school.

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 areas of the face such as 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
- Injuries to genital areas

Injuries need to be accounted for. Inadequate, inconsistent or what may seem like excessively plausible explanations, or a delay in seeking treatment, should signal concern.

9.2 Sexual abuse

‘Sexual abuse involves forcing or enticing a child or young person to take part in sexual activities, not necessarily involving a high level of violence, whether or not the child is aware of what is happening. The activities may involve physical contact, including assault by penetration (for example, rape or oral sex) or non-penetrative acts such as masturbation, kissing, rubbing and touching outside of clothing.

They may also include non-contact activities, such as involving children in looking at, or in the production of, sexual images, watching sexual activities, encouraging children to behave in sexually inappropriate ways, or grooming a child in preparation for abuse (including via the internet). Sexual abuse is not solely perpetrated by adult males. Women can also commit acts of sexual abuse, as can other children.’ (KCSIE, September 2016)

The key issue in assessing whether sexual abuse has occurred is exploitation. Exploitation is the balance of power between the child and the other person at the time that the sexual activity first occurred. Exploitation is considered to have occurred if the activity was unwanted when it first began and/or involved a misuse of conventional age, authority or gender differentials.
Signs that may indicate sexual abuse:

- Sudden changes in behaviour and school 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 for constant reassurance
- Regression to younger behaviour for example thumb sucking, playing with discarded toys, acting like a baby
- Bed wetting / incontinence
- Unexplained gifts or money
- Depression and withdrawal
- Fear of undressing for gym activities
- Sexually Transmitted Disease
- Fire setting

It is also important to note that there may be no signs.

9.3 Emotional abuse

Emotional abuse is ‘the persistent emotional maltreatment of a child such as to cause severe and persistent adverse effects on the child’s emotional development.

It may involve conveying to children that they are worthless or unloved, inadequate, or valued only insofar as they meet the needs of another person. It may include not giving children opportunities to express their views, deliberately silencing them or ‘making fun’ of what they say or how they communicate.

It may feature age or developmentally inappropriate expectations being imposed on children. These may include interactions that are beyond the child’s developmental capability, as well as overprotection and limitation of exploration and learning, or preventing the child 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, though it may occur alone.’ (KCSIE, September 2016)

Signs that may indicate emotional abuse:

- Over-reaction to mistakes
- Lack of self-confidence / esteem
- Sudden speech disorders
• Self-harming
• 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

9.4 Neglect

Neglect is ‘the persistent failure to meet a child’s basic physical and/or psychological needs, which is likely to result in the serious impairment of the child’s health or development. Neglect may occur during pregnancy as a result of maternal substance abuse. Once a child is born, neglect may involve a parent or carer failing to:

• provide adequate food, clothing and shelter (including exclusion from home or abandonment)
• protect a child from physical and emotional harm or danger
• ensure adequate supervision (including the use of inadequate care-givers)
• ensure access to appropriate medical care or treatment

It may also include neglect of, or unresponsiveness to, a child’s basic emotional needs.’ (KCSIE, September 2016)

Signs that may indicate neglect:

• Excessive hunger
• Poor personal hygiene
• Frequent tiredness
• Inadequate clothing
• Frequent lateness or non-attendance at school
• 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 (the same applies to weight gain, or being excessively overweight)
• Low self esteem
• Poor dental hygiene
SPECIFIC SAFEGUARDING ISSUES

9.5 Child sexual exploitation

Child sexual exploitation is a form of sexual abuse where children are sexually exploited for money, power or status. It can involve violent, humiliating and degrading sexual assaults. In some cases, young people are persuaded or forced into exchanging sexual activity for money, drugs, gifts, affection or status.

Consent cannot be given, even where a child may believe they are voluntarily engaging in sexual activity with the person who is exploiting them.

Child sexual exploitation does not always involve physical contact and can happen online. A significant number of children who are victims of sexual exploitation go missing from home, care and education at some point. Child sexual exploitation can occur through the use of technology, for example the persuasion to post sexual images on the internet / mobile phones with no immediate payment or gain.

In all cases, the person exploiting the young person has power over them by virtue of age, gender, intellect, physical strength and / or economic or other resources.

Violence, coercion and intimidation are common, involvement in exploitative relationship being characterised in the main by the child or young person’s limited availability of choice resulting from their social / economic and / or emotional vulnerability.

Signs that may indicate child sexual exploitation:

- Going missing from school / home or regularly come home late
- Associating with older people / adults
- Children who have older boyfriends or girlfriends
- Isolation from family, friends and peer group
- Physical symptoms including bruising, sexually transmitted infections or pregnancy
- Misuse of drugs and alcohol
- Mental health issues
- Unexplained possessions, gifts or money

Such indicators may be spotted when speaking to the young person or to family or friends.

9.6 Domestic violence

Any incident or pattern of incidents of controlling, coercive or threatening behaviour, violence or abuse between those aged 16 or over who are or have been intimate partners or family members regardless of gender or sexuality. This can encompass but is not limited to the following types of abuse: psychological, physical, sexual, financial or emotional.

‘Controlling behaviour’ is defined as a range of acts designed to make a person subordinate and / or dependent by isolating them from sources of support, exploiting their resources and capacities for personal gain, depriving them of the means needed for independence, resistance and escape and regulating their everyday behaviour.

‘Coercive behaviour’ is defined as an act or a pattern of acts of assault, threats, humiliation and intimidation or other abuse that is used to harm, punish or frighten the victim.
9.7 Female genital mutilation (FGM)

FGM is one manifestation of what has come to be known generically as ‘so-called honour-based violence’ (‘HBV’). The term encompasses crimes which are committed ostensibly to protect or defend the honour of the family and/or the community. Forced marriage is another form of so-called HBV. All forms of so-called HBV constitute abuse, regardless of motivation.

FGM, as a cultural or religious phenomenon practised in certain communities and in certain parts of the world, involves procedures that intentionally alter or injure the female genital organs for non-medical reasons. It comprises all procedures involving partial or total removal of the external female genitalia or other injury to the female genital organs. It is internationally recognised as a violation of the rights of girls and women. It is illegal in the UK, and a form of child abuse with long-lasting harmful consequences.

Professionals in all agencies need to be alert to the possibility of a girl being at risk of FGM, or already having suffered FGM. There is a range of potential indicators that a child or young person may be at risk of FGM. Taken individually, these may not indicate risk; but where there are two or more indicators present, this could signal a risk to the child or young person.

Victims of FGM are likely to come from a community that is known to practise FGM. Professionals should note that girls at risk of FGM may not yet be aware of the practice of that it may be conducted on them, so great sensitivity should always be shown when approaching the subject.

If staff have a concern that a child may be at risk of FGM, action must be taken without delay. Staff must activate local safeguarding procedures, using existing national and local protocols for multi-agency liaison with police and children’s social care.

Circumstances that may point to FGM happening:

- A child talking about getting ready for a special ceremony
- A child’s family taking a long trip abroad
- A child’s family being one of the ‘at risk’ communities for FGM (Kenya, Somalia, Sudan, Sierra Leon, Egypt, Nigeria, Eritrea as well as non-African communities including Yemeni, Afghani, Kurdistan, Indonesia and Pakistan)
- Knowledge that a sibling has undergone FGM
- A child talking about going abroad to be ‘cut’ or to prepare for marriage

Mandatory reporting duty: With effect from October 2015, 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 social workers and healthcare professionals, 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 stand to face disciplinary sanctions. (KCSIE, September 2016, adds that ‘it will be rare for teachers to see visual evidence, and they should not be examining pupils, but the same definition of what is meant by “to discover that an act of FGM appears to have been carried out” is used for all professionals to whom this mandatory reporting duty applies.’)

Under this duty, and with effect from October 2015, teachers must personally report to the police cases where they ‘discover that an act of FGM appears to have been carried on a girl
under 18’ (unless they know that another teacher had already reported the case to the police). Unless the teacher has a good reason not to, they should still consider and discuss any such case with the school’s Designated Safeguarding Lead and involve children’s social care as appropriate.

NB, however, that the duty does not apply in relation to ‘at risk’ or suspected cases (i.e. where the teacher does not ‘discover’ that an act of FGM appears to have been carried out through disclosure, or in cases where the woman is 18 or over. In these cases, teachers should follow the school’s safeguarding procedures.

Further information on when and how to make a report can be found through the following link: https://www.gov.uk/government/publications/mandatory-reporting-of-female-genital-mutilation-procedural-information

9.8  **Peer on peer abuse**

‘Abuse is not just an adult phenomenon’, and it is not something that is necessarily committed by an adult. Children can pose a threat, either physical or sexual, to other children; and abuse may be committed by one or more students. Forms of peer on peer abuse include, but are not limited to: bullying, including cyberbullying, sexting and gender-based violence or sexual assaults.

Messages communicated to students, implicitly and explicitly, directly and indirectly, as part of our daily school life will always make absolutely clear that peer on peer abuse, in whatever form it may take, is never acceptable in our school. We will not rationalise it away as ‘just banter’ or ‘a normal part of growing up’. It will always be taken seriously and dealt with promptly, firmly and fairly.

Where we have reason to suspect that a student may be suffering, or is likely to suffer, significant harm as a result of the actions of another student (or students), whether this be in or outside of school or in a boarding context, advice will be sought from children’s social care as a matter of urgency, and a referral made as soon as possible thereafter if this is the advice received.

Any possible abuse by one or more pupils against another pupil will be referred to children’s social care, though we may start by making a no-names consultation in the first instance to help us determine the most appropriate course of action.

In the event of any disclosure about student on student abuse, all the children involved, whether alleged perpetrator or victim, must be treated as being ‘at risk’, and this needs to inform the school’s handling of the situation.

9.9  **Bullying, including cyberbullying**

It is important to recognise that, in all types of abuse, it is not always an adult abusing a young person. The abuser may be a young person, and bullying is a good example of this.

Bullying may be defined as repeated (systematic) aggressive verbal, psychological or physical conduct by an individual or group against another person or persons. It may be deliberate harassment or an aggressive act of omission which causes physical or psychological hurt. Very often bullying is the act of oppressing or dominating by threat or force where the aggressor may persecute or tease physically or morally in order to frighten into action or inaction.
Bullying can include:

- Physical: pushing, hitting, kicking, pinching, etc
- Verbal: name-calling, spreading rumours, constant teasing and sarcasm
- Emotional: tormenting, ridiculing, humiliating, ignoring
- Racial: taunts, graffiti and gestures
- Religious / cultural
- Sexual, sexist or homophobic: unwanted physical contact or abusive comments
- Cyber-bullying: through social networking websites, mobile phones and text messages, photographs and email

The school’s Anti-bullying policy sets out the detail of the policy and procedures that are in place in order to prevent bullying and to deal with it if and when it occurs within the school.

NB Please note that the procedures set out below for dealing with allegations of abuse, in particular with regard to the instruction not to investigate, do not apply in instances of alleged bullying that are not deemed to constitute child abuse. In such cases, the procedures set out in the school’s Anti-bullying policy should be followed.

When does bullying become a child protection issue?

Under the Children Act 1989 a bullying incident should be treated as a child protection concern when there is ‘reasonable cause to suspect that a child is suffering, or is likely to suffer, significant harm’. Where this is the case, then as a school we have a duty to report the concern to the local authority children’s social care.

Signs that may indicate bullying:

- Behavioural changes such as reduced concentration, becoming withdrawn, depressed, tearful, emotionally up and down, reluctance to go to school, etc
- A marked drop off in performance at school
- Physical signs such as stomach aches, headaches, difficulties in sleeping, bingeing on food, cigarettes or alcohol
- A shortage of money or frequent loss of possessions

9.10 Sexting

Sexting is the exchange of self-generated sexually explicit images through mobile picture messages or webcams over the internet. Young people may also refer to it as ‘cybersex’ or ‘sending a nudie, picture or selfie’.

Sexting has become common practice among children and young people who are inclined to see it as a normal part of teenage behaviour. However, it is important to understand that:

**Sexting is illegal:** by sending an explicit image, a young person is producing and distributing child abuse images, and therefore risks being prosecuted, even if the picture is taken and shared with their permission.
**Sexting leaves children potentially very vulnerable:** the sender has no control over the images. They may be stored or shared online with any number of others. They can be deleted on social media or they may last only a few seconds on apps like Snapchat, but images can still be saved and copied by others; and they may be found at any point in the future. They leave children potentially vulnerable to things like severe embarrassment, blackmail, bullying, and unwanted attention from sexual predators. And all this can lead to emotional distress, self-harm or even suicide.

9.11 Preventing radicalisation

The Counter-Terrorism and Security Act 2015 places a duty on schools, in the exercise of their functions, to have due regard to the need to prevent students in their care from being drawn into extremism and terrorism (‘the Prevent duty’).

Radicalisation refers to the process by which a person comes to support terrorism and any other forms of extremism.

The Government’s Prevent Strategy defines Extremism as ‘vocal or active opposition to fundamental British values including democracy, the rule of law, individual liberty and mutual respect and tolerance of people with different faiths and beliefs’. The definition also includes ‘calls for the death of members of our armed forces in this country and overseas’.

The rejection of all forms of intolerance and extremism is wholly in keeping with our school ethos and approach, of which one of the central tenets, as expressed in our Curriculum Policy, is ‘to promote a broad, tolerant and open-minded understanding of the world around us, including an appreciation of the democratic process and precluding the promotion of partisan political views in the classroom, in extra- and co-curricular activities, or in any other aspect of the school’s activities’.

The active promotion of the fundamental values of democracy, the rule of law, individual liberty, and mutual respect and tolerance of others, including those with different faiths and beliefs, has long been deeply embedded in our school’s ethos and in our day-to-day practice, both in and out of the classroom’.

In line with Government guidance, we see the Prevent Duty as being an integral part of our duty of care and of our Safeguarding responsibilities towards our students. Just as we need to be vigilant about signs of possible physical, emotional, sexual and other types of abuse or neglect, so we need to be alert to signs of any of our students being at risk of being radicalised or drawn into extremism.

During the process of radicalisation, it is possible to intervene to prevent vulnerable people from being radicalised. Any such concerns must, therefore, be reported without delay to the DSL or of one of the other staff with designated responsibility for child protection at d’Overbroeck’s. The DSL (who is also the school’s Prevent lead) will then seek advice from the relevant body, which may be the MASH or the Oxfordshire Prevent Co-ordinator, in order to form a view on whether the issue needs to be reported to the local Channel team. If, after such consultation, it is decided that a report needs to be made, then the DSL will do so forthwith.

Keeping children safe from risks of terrorist exploitation via social media is also an integral part of our efforts to safeguard children from other forms of online abuse and is therefore addressed in our school e-Safety policy.
According to the OSCB, Oxfordshire is classified as a ‘Low Risk area’ in this context. We also consider, given our school ethos and the values espoused by the great majority of our students and their families, that the risk of any of our students being drawn into radicalisation and extremism is comparatively low. That said, we want to avoid any risk of complacency in assuming that it cannot ever happen here. We will therefore remain vigilant and pro-active through:

- Continuing to foster and promote our school ethos, which has always been predicated on tolerance, open-mindedness and mutual respect, and infusing these values in all aspects of our school life;
- Assessing the risk of any of our students being radicalised or drawn into extremism and taking early action, eg, by reporting the issue to the MASH and to the local Channel team, where we feel that a child may be at risk;
- Protecting our students from being drawn into extremism by having robust safeguarding policies and procedures that explicitly address these issues;
- Keeping abreast of policies, procedures and guidance issued by the OSCB and working in partnership with the Board, the local Channel team and other agencies as appropriate to fulfil our Prevent responsibilities;
- Taking steps to ensure that our staff have the necessary training, knowledge and confidence to identify children who may be at risk of being drawn into extremism and to challenge extremist ideas if and when they should arise in school;
- Making sure that the teaching and presentation of political ideas in any aspect of school life is always balanced and fair-minded;
- Taking care to ensure that external speakers who are invited to speak in school, and any third parties that may wish to hire our school premises, are suitably vetteed and supervised to ensure they do not use these opportunities to promote or advocate extremist views or to speak in support of terrorist organisations or activity;
- Doing all we can to ensure that our students are safe from terrorist and extremist material online when accessing the Internet at school.

Some possible indicators of vulnerability to radicalisation

- family tensions
- a sense of isolation
- experience of racism or discrimination
- feelings of failure and inadequacy or of being an outsider in society or friendship groups, etc.

Signs that may a young person may be being drawn to extremism or radicalisation

There is no single way of identifying an individual who is likely to be susceptible to an extremist or terrorist ideology. As with managing 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.

Young people at risk of radicalisation may display different signs or seek to hide their views. Staff need to use their professional judgement in identifying students who might be at risk of radicalisation and act proportionately.
It is nevertheless helpful to bear in mind that those in the process of being radicalised may show some or all of the following signs. They may:

- become involved with a new group of friends
- search for answers to questions about identity, faith and belonging
- possess extremist literature or advocate violent actions
- change their behaviour and language
- seek to recruit others to an extremist ideology.

As ever, it is important to bear in mind that there may be other reasons for some of the behaviours listed above, such as alcohol or drug abuse, family breakdown, domestic abuse, bullying, etc. It is important, therefore, to be cautious in assessing these factors in order to avoid inappropriately labelling or stigmatising individuals because they may possess a particular characteristic or fit a particular profile.

Government guidance on the Prevent Duty expressly says that even very young children may be vulnerable to radicalisation by others, whether in the family or outside, and display concerning behaviour. It also makes clear that the Prevent duty does not require teachers to carry out unnecessary intrusion into family life but, as with any other safeguarding risk, they must take action when they observe behaviour of concern.

**If a student is concerned to be at risk of radicalisation**

If a member of staff should have reason to think that a student may be at risk of radicalisation, s/he must report their concerns without delay to the DSL (who is also the Prevent Lead) or to one of the other designated staff.

The DSL will consult with the local Prevent team and follow their advice on how to proceed. This may result in a referral to the local Channel programme.

**The Channel Programme**

The Channel Programme focuses on providing support at an early stage to people who are identified as being vulnerable to being drawn to terrorism. It provides a mechanism for schools to make referrals if they concerned about an individual being vulnerable to radicalisation. An individual’s engagement with the programme is entirely voluntary at all stages.

**Further information and guidance**

The government’s ‘Educate against Hate’ website is a good source of information and guidance for staff and parents. [http://educateagainsthate.com/governors/](http://educateagainsthate.com/governors/).

**9.12 Other specific safeguarding issues include:**

- Children missing from education, home or care
- Misuse of drugs and/ or alcohol
- Mental health
- Drug/alcohol abusing parents
• Fabricated or induced illness
• Teenage relationship abuse
• Faith abuse
• Hate
• Gangs and youth violence
• Gender-based violence / violence against women and girls (VAWG)
• Forced marriage (illegal in the UK, and a form of so-called ‘honour-based violence’)
• Child prostitution
• Trafficking
• Young Carers

10 PROMOTING AWARENESS OF SAFEGUARDING ISSUES AMONG STUDENTS

The curriculum and pastoral systems at d’Overbroeck’s are designed to foster the spiritual, moral, social and cultural (SMSC) development of all our students. Teaching staff and staff with pastoral responsibilities play a key role in helping to ensure that students relate well to one another, that they feel safe and comfortable in the school environment and that there is a spirit of openness in which students are aware that they have access to a wide range of staff and other adults, including the School Counsellor and, in the case of boarders, the Independent Listener, with whom they can share any concerns that they may have; and that such concerns will be heard and taken seriously.

All staff at d’Overbroeck’s are expected to lead by example and to play a full part in the collective effort to promote an awareness, which is appropriate to their age, among all students of issues relating to health, safety and well-being. Staff also have a responsibility to maintain a spirit of tolerance, mutual support and open communication within the school and to ensure that bullying is kept at bay and that the school’s anti-bullying policy is applied whenever the need arises.

We expect the development of SMSC to be integral to the taught curriculum in most subjects. PD (personal development) lessons, assemblies, contributions from invited outside speakers and daily time in Form Groups provide specific and regular opportunities for discussion of moral and social issues and on what may constitute appropriate / inappropriate behaviour. The teaching of e-safety, with the aim of helping students to develop an awareness of the risks involved in the on-line environment and of how to use it safely, is an important part of our ICT curriculum.

All bullying, including cyber-bullying, is taken very seriously and we aim always to deal with any instances that may arise pro-actively, sensitively and promptly – and in a way that is designed to raise awareness and to help with the personal development not only of those directly concerned but also their peers and the broader student community.

11 ACTION TO BE TAKEN IF A STUDENT IS MISSING FROM SCHOOL

An unexplained absence from a student is always cause for concern, and a child going missing from school may be an indicator of abuse or neglect. The school’s normal procedures for dealing with unauthorised absence (as set out in our ‘Policy on unauthorised student absence’) will be put into effect in order to make contact with the student and/or his or her parents or guardians, to ensure that the student is safe and that we know where s/he is and the reason for the absence.
If we are still unable to locate a student who is absent without a known explanation, or if we start to see, in the case of a particular student, a pattern of unexplained absences developing over time to an extent that raises concern, then the matter will be discussed with Senior Locality Social Worker to seek advice on the most appropriate course of action. Continuous unexplained absence, or a pattern of frequent unexplained absenteeism could potentially be indicators of possible safeguarding concerns such as child sexual exploitation, travelling to conflict zones, FGM and forced marriage.

In keeping with the obligations of all schools under KCSIE, September 2016 (in the section entitled ‘Further Information on a Child Missing from Education’), we will inform the People Tracking Officer at Oxfordshire County Council of any student who is going to be deleted from our school Admissions Register where s/he:

- has been taken out of school by her/his parents and the school has received written notification from the parent that s/he is being educated outside the school system, eg, home education;
- has ceased to attend school and no longer lives within reasonable distance of Oxford;
- has been certified by a relevant medical practitioner as unlikely to be in a fit state of health to attend school before ceasing to be of compulsory school age, and neither the student nor his/her parent(s) has indicated the intention to continue to attend this school after ceasing to be of compulsory school age;
- is in custody for a period of more than four months due to a final court order and we as a school do not reasonably believe s/he will be returning to the school at the end of that period; or,
- has been permanently excluded.

We appreciate that KCSIE has introduced this obligation on all schools so that local authorities can, as part of their duty to identify children of compulsory school age who are missing education, follow up with any child who might be in danger of not receiving an education and who might be at risk of abuse or neglect.

The notification will be made as soon as the grounds for deletion are met, but no later than deleting the student’s name from the register.

We will also inform the local authority of any student who fails to attend school regularly, or has been absent without the school’s permission for a continuous period of 10 school days or more.

12 PRIVATE FOSTERING ARRANGEMENTS

Any arrangement where a student who is under the age of 16 is living with a host family for more than 28 days counts as a ‘private fostering arrangement’.

The terminology is potentially misleading: ‘private fostering’ has nothing to do with ‘being a foster parent’; and the private fostering team’s primary objective is to ensure that all children under 16 years living with a host family in the UK are being appropriately cared for and that they are well and happy throughout their stay with their host family.

As required under the relevant regulations, d’Overbroeck’s liaises directly with the private fostering team within the Oxford City Social Services Department regarding any placement of a student under
16 years of age who is going to live with a host family for more than 28 days. This applies to around 20 of our students each year.

Staff in the Boarding Office give the private fostering team basic information about each student (name, age, nationality, guardian/parent details) and which host family they will be living with. This has to be done soon after the placement is confirmed and no later than seven days after the start of term.

There are specific criteria that these families hosting must meet, and the private fostering team will ensure that d’Overbroeck’s has carried out all the required checks.

The private fostering team will contact the parents or guardian of the students concerned to give them their contact details; they will visit the host family early in the academic year to meet the family members and to check the quality of the accommodation; and they will meet with the students at school once every 6 weeks until either the student has reached his or her 16th birthday or s/he is no longer living with a host family. We will notify the private fostering team if there is any change to the arrangement or when the arrangement ends.

Our policy and practice in this respect are in line with the Children Act 1989 and 2004, the UKVI requirements for Tier 4 visas, and the National Minimum Standards for Boarding Schools.

13 PROCEDURES FOR DEALING WITH DISCLOSURES OR ALLEGATIONS OF ABUSE

An allegation of abuse may be made against a member of staff, a volunteer, a governor, a student, parent or other person connected to the school. Any allegations of abuse against a member of staff or a volunteer will be dealt with according to the statutory guidance set out in Part four of ‘Keeping Children Safe in Education’ (September 2016).

If a member of staff is made aware of any allegation of abuse, or if knowledge of possible abuse comes to his/her attention, it is his/her duty to listen to the student, to provide re-assurance and to record the student’s statements - but not to probe or put words into the student’s mouth.

On hearing an allegation of abuse or complaint about abuse directly from a student, a member of staff should limit questioning to the minimum necessary for clarification. Leading questions should be avoided. No inappropriate guarantees of confidentiality should be given: the student should be told that the matter will be referred in confidence to the appropriate people in positions of responsibility.

The member of staff should make and submit an accurate written record and inform the DSL or one of the other Designated Staff immediately so that appropriate agencies can be informed within 24 hours and the matter resolved without delay.

The DSL will refer all allegations or suspicions of abuse or cases where there is reasonable cause to suspect a child is suffering or is likely to suffer significant harm to the MASH (Multi-Agency Safeguarding Hub) as soon as possible, and in any case within 24 hours.

Where the allegation is against a member of staff or volunteer at the school or any other person in a position of trust, then the Principal will report the matter to the LADO (Local Authority Designated Officer) as soon as possible, and in any case within 24 hours. Further details of the school’s policy on dealing with allegations against staff and volunteers are given in section 17 of this policy.

Concerns relating to child sexual exploitation or about child radicalisation will be referred to the relevant bodies following the guidance issued by the OSCB.
In certain situations, the DSL or another member of the designated team may, in the first instance, contact the Locality Senior Social Worker for a no-names consultation – that is to say a consultation in which the name of the child is not given. The advice received will determine the action to be taken next.

Should the allegation of abuse concern the DSL, who is also the Deputy Principal Pastoral, the member of staff should immediately inform the Chairman of the Board without the Deputy Principal Pastoral being informed first. If the Chairman of the Board cannot be reached immediately, then the LADO should be contacted directly. Contact details for the Chairman of the Board and the LADO are given in sections 18 and 20 below.

In all cases, the member of staff receiving the disclosure / allegation may choose to contact the MASH directly. Keeping Children Safe in Education makes clear that ‘anybody can make a referral’. Contact details for the MASH, including an out of hours emergency contact number, are given in section 20 of this policy.

Borderline cases will be discussed with the LADO on a no-names basis (ie, without identifying individuals in the first instance) and, following discussion, the LADO will judge whether or not an allegation or concern meet the relevant threshold. The LADO and the DSL will decide on what further steps should be taken. This could involve informing parents and/or reporting the matter to the police.

Where it is believed that a crime may have been committed, then the matter will be reported to the police.

13.1 Taking the child’s wishes into account

Where there is a safeguarding concern, the child’s wishes and feelings will be taken into account as far as possible when determining what action to take and what services to provide.

13.2 Safeguarding and children with special educational needs and disabilities

It is recognised that children with special educational needs or disabilities (SEND) can present additional safeguarding challenges. Additional barriers can exist when recognising abuse and neglect in this group of children. These can include: assumptions that indicators of possible abuse such as behaviour, mood and injury, relate to the child’s impairment without further exploration; children with SEND can be disproportionately impacted by issues such as bullying, without necessarily showing outward signs; communication barriers.

It is important, therefore, to be particularly sensitive to these issues when considering any aspect of the welfare and safety of such children, and to seek professional advice where necessary.

14 PRACTICAL GUIDANCE FOR STAFF

14.1 Dealing with disclosure

What to do if someone tells you that they or another child is being abused:

- **Always stop and listen straight away** to someone who wants to tell you about incidents or suspicions of abuse. Do so as neutrally as you possibly can, without displaying shock or disbelief.
• **Write brief notes** of what they are telling you, if possible while they are speaking. Always keep your original notes, however rough. It’s what you wrote at the time that may be important later. If you don’t have the means to write at the time, make notes of what was said as soon as possible afterwards.

Record the date, time, place and any noticeable non-verbal behaviour. Wherever possible, record the actual words used by the child. Record statements and observable things rather than your interpretations or assumptions.

• **Never make a promise that you will keep what is said confidential or secret.** If you are told about abuse, you have a responsibility to report it so that action can be taken. However, do your best to reassure the child that the information will be shared only with those who need to know.

• **Do not ask leading questions** that might give your own ideas of what might have happened (of the type “Did s/he do x to you?”). Just ask open questions eg, “what do you want to tell me?” Or “is there anything else you want to say?”

Do not criticise the alleged perpetrator. Do not ask the student to repeat his or her account for another member of staff.

• **Explain what you have to do next** and who you have to talk to.

• Immediately tell one of the designated members of staff (Jonathan Cuff, Emma-Kate Henry, Felisa Deas, Mark Olejnik, Jane Cockerill, Alasdair MacPherson, Helen Wood, David Wareham) unless they are themselves accused or suspected of abusing. Don’t tell other adults or young people what you have been told.

• **Discuss** with the designated member(s) of staff whether any steps need to be taken to protect the person who told you about the abuse.

• **If the allegation is against a designated member of staff** please see Section 16 below for details of the procedure to follow in the case of an allegation against a designated member of staff.

• **Never attempt to carry out an investigation** of suspected or alleged abuse by interviewing people etc. This should be left to children’s social care and police staff who are trained to do this.

• **Try to get some support yourself.** The Designated Staff should be a good source of such support.

Finally...

**Never think abuse is impossible** in your group, or that an accusation against someone you know well and trust is bound to be wrong.

14.2 **A few things one could say to a child who decides to confide in a member of staff:**

• ‘What you are saying to me is important and I will treat it as such.’

• ‘I’m glad you were able to tell me / someone.’

• ‘I will help you as best I can.’

• ‘This is so important I need to talk to someone about it.’
14.3 **Recording**

Make any records at the time – while listening if possible – otherwise as soon as possible afterwards. Remember always to keep your original notes, however rough they may be. Ensure your record is clear and legible and as full as possible; record: date, time, place, what was seen or heard, persons present; what action was taken and by whom. Also note the emotional state the child was in.

Records should be stored securely and confidentially.

14.4 **To report or not to report**

It can be very difficult to know when to report / refer and when not to, especially with what may appear to be minor issues – for fear that one may be acting too soon, on a hunch that may prove groundless, or getting a colleague or a member of the student’s family ‘into trouble’.

However, even minor concerns may have an unexpected significance when taken in the context of further information and circumstances of which others may be aware. It is, therefore, important to discuss even vague concerns with the DSL or with one of the other designated members of staff for guidance and advice on whether a referral needs to be made. That said, it is important to note also that any staff member can refer their concerns to children’s social care directly. Anybody can make a referral.

The consequences of not reporting your suspicion if a child has been abused could be far more serious than making a report that proves to be unfounded.

14.5 **Information sharing and data protection**

Whilst the Data Protection Act 1998 places duties on schools and their staff to process personal information fairly and lawfully, it is NOT a barrier to sharing information where failure to do so would result in a child being placed at risk of harm.

Fears about sharing information cannot be allowed to stand in the way of the need to promote the welfare and protect the safety of children.

In other words, where the welfare and safety of one or more children are concerned, the need to share information with the relevant agencies trumps data protection.

14.6 **Informing parents**

Maintaining open and honest communication with parents is a key tenet at d’Overbroeck’s. We believe that, as a general principle, parents should be informed about any concerns regarding their children. However, it is important to stress that concerns of a child protection nature must in the first instance be referred to the DSL, or to one of the other senior staff with designated responsibility for child protection at d’Overbroeck’s, who will decide on the appropriate response.

Where it has been judged that a referral to Social Care needs to be made by the Designated Safeguarding Lead or by one of the other senior staff at d’Overbroeck’s with designated responsibility for child protection, we will aim to share our intention to refer with the student’s parents or guardians - unless it is deemed that to do so would put the child at greater risk of harm or impede a criminal investigation.
Whether it is appropriate to inform parents in advance and, if so, how, when and by whom this information is best communicated will normally be discussed with Social Care staff and a course of action determined in conjunction with him/her.

14.7 Reporting to the police
Where the DSL believes that a crime may have been committed, he will report the matter to the police without delay.

15 STAFF RECRUITMENT

15.1 Safer recruitment practices
Our procedures for the selection and recruitment of all staff and volunteers follow the Government’s recommendations for the safer recruitment of staff who work with children and young people. They comply with the principles and practices set out in ‘Keeping Children Safe in Education’ (September 2016) and with the Independent School Standards regulations (2014).

Members of the teaching and non-teaching staff at d’Overbroeck’s, including part-time staff, temporary and supply staff, and visiting staff such as peripatetic music teachers and sports coaches, are subject to the necessary statutory pre-appointment checks before starting work. Volunteers, host families accommodating our students, contractors working regularly during term-time and any agency or third-party staff whom we may use from time to time are also subject to the relevant statutory checks.

The school will also seek to obtain confirmation that appropriate child protection checks and procedures apply to any staff employed by another organisation and working with our students here at school, on another site or at a separate institution.

The school’s HR Administrator is responsible for co-ordinating all staff recruitment procedures and checks at d’Overbroeck’s. She is supported by Alastair Barnett, the Deputy Principal Academic, who is the Lead Counter-Signatory for DBS purposes.

Fuller details of our procedures for ensuring compliance with current regulations and guidance on staff recruitment are set out in the school’s Safer Recruitment Policy.

15.2 DBS and other checks on current staff
Current guidance states that ‘if a school or college has concerns about an existing staff member’s suitability to work with children, the school or college should carry out all relevant checks as if the person were a new member of staff. Similarly, if a person working at the school or college moves from a post that was not regulated activity into work that is regulated activity, the relevant checks for the regulated activity must be carried out’. (KCSIE, September 2016)

16 STAFF BEHAVIOUR AND CODE OF CONDUCT
Teachers and other members of staff in any school need to take care to ensure that their behaviour does not inadvertently lay them open to allegations of abuse.

The nature of the interactions between staff and students is central to the ethos at d’Overbroeck’s. At the heart of this ethos lie trust, mutual respect and an emphasis on being true to oneself and on encouraging open and honest communication. We want this to be a school community that values
and promotes individuality, enthusiasm and personal commitment, and flexibility. We want to get to
know our students and to work with them as individuals, each with her or his own personality,
talents, interests, needs and aspirations. Our code of conduct for staff is designed to accommodate
and promote this ethos while ensuring that our working practices are thoughtful and well-considered
and that they are designed with the safety and protection of staff and students in mind.

16.1 Making a Professional Judgement
It is important to stress that this guidance cannot provide a complete checklist of what is or is
not appropriate behaviour for staff in all circumstances. There may be occasions and
circumstances in which staff members may have to make decisions or take action in the best
interests of a child or young person which could contravene the guidance given in this Code, or
where no guidance exists.
In such circumstances, judgements and actions taken should always be recorded and shared
with a senior member of staff as soon as possible after the event.
At all times, members of staff are expected to make judgements about their behaviour in order
to secure the best interests and welfare of the children in their charge. They should always
consider whether their actions are warranted, proportionate and safe, and whether they are
applied equitably.

16.2 Propriety and Behaviour
All staff in a school have a responsibility to maintain public confidence in their ability to
safeguard the welfare and best interests of children and young people. It is therefore expected
that members of staff at d’Overbroeck’s will adopt high standards of personal conduct in order
to maintain the confidence and respect of the public in general and all those with whom they
work.
Staff should be aware that safe practice also involves using judgement and integrity about
behaviours in contexts other than the work place.
There may be times, for example, when an adult’s behaviour or actions in their personal life may
come under scrutiny from local communities, the media or public authorities. This could be
because their behaviour is considered to compromise their position in the workplace or to
indicate an unsuitability to work with children or young people. Misuse of drugs, alcohol or acts
of violence would be examples of such behaviour.

16.3 Position of Trust
As a result of their knowledge, position and/or the authority invested in their role, all adults
working with children and young people in education are in positions of trust in relation to the
young people in their care.
It is an offence under section 16 of the Sexual Offences Act, 2003, for a person in a position of
trust, such as a teacher, to engage in a sexual relationship with a young person under the age of
18 even if, in the case of those over the 16, the relationship is consensual. d’Overbroeck’s policy
goes beyond this in stating that members of staff must not under any circumstances engage in a
relationship with any student at d’Overbroeck’s, regardless of whether or not they are under the age of 18. Failure to adhere to this policy would result in the school’s disciplinary procedures being invoked.

Staff must take all reasonable steps to ensure that their actions and behaviour do not place them or students at risk of harm or of allegations of harm to a student. Interactions and communications between staff and students at d’Overbroeck’s should remain professional in nature at all times.

16.4 Communication with Students

Communications with students must always be professional in nature and in motivation. Staff should not write personal messages to students in any medium – including letters, notes, text messages, emails, messages left on social networking websites, etc. They should not accept students as friends on social media. Staff should also not communicate with students using text messages, or give their personal mobile phone numbers or personal email addresses to students, unless there is a demonstrably valid professional reason for doing so.

Communication with students should not be from a personal phone or email address: if a member of staff needs to contact a student by telephone or email, s/he should do so using a school telephone and/or the d’Overbroeck’s email system.

The group leader on all school trips and visits involving an overnight stay should take a school mobile phone with him/her and may ask the students for their mobile numbers before allowing them out in small, unsupervised groups. The school mobile should be used for any contact with students that may be necessary. The group leader must then delete any record of students’ mobile phone numbers at the end of the trip or visit and should ensure that students delete any staff numbers that they may have acquired during the trip.

16.5 One-to-one situations

Members of staff at d’Overbroeck’s are likely to find themselves in one-to-one situations with a student from time to time. In our Sixth Form in particular, one-to-one meetings between students and their Director of Studies (that is their personal and academic tutor) are a key feature of our pastoral and mentoring approach. In addition, teaching staff at d’Overbroeck’s will often take the time to give extra support to a student who needs it; there are some instances where a subject may need to be taught in one-to-one lessons; the School Counsellor needs to see students in private as, from time to time, may Houseparent’s and other staff with pastoral responsibilities.

We all have a responsibility to ensure that our behaviour is totally beyond reproach, and that it is not likely inadvertently to lay us open to allegations of abuse. It is good practice to: avoid one-to-one meetings with students in remote or secluded areas of the school; wherever possible, ensure that others are within earshot; use a room with a visual panel and / or leave the door open (unless there are good reasons why the conversation has to be had in confidence); avoid the use of ‘Engaged’ or equivalent signs, as they may create an opportunity for secrecy or the interpretation of secrecy.

It is important always to report to a senior colleague any one-to-one situation in which a student may show signs of becoming uncomfortable or ill at ease.
Pre-arranged meetings with students away from the school premises are not permitted unless approval has obtained from their parent and the Deputy Principal Pastoral or other senior colleague with delegated authority.

16.6 Physical contact with students

There are occasions when it is entirely appropriate and proper for staff to have physical contact with students, but it is crucial that they do so only in ways which are appropriate to their professional role. Staff should, therefore, use their professional judgement at all times.

Staff should not have unnecessary physical contact with students and should be alert to the fact that minor forms of friendly physical contact can be misconstrued by students or onlookers. A member of staff can never take the place of a parent in providing physical comfort and should be cautious of any demonstration of affection. Physical contact should never be secretive, or of the gratification of the adult, or represent a misuse of authority.

If a member of staff believes that an action could be misinterpreted or that it may have been misinterpreted, s/he should record the incident and circumstances and inform the DSL or one of the other colleagues with designated responsibility who will advise on the best course of action in the circumstances.

16.7 Physical Restraint

Any physical restraint is only permissible when a child is in imminent danger of inflicting an injury on himself/herself or on another, and then only as a last resort when all efforts to diffuse the situation have failed. Another member of staff should, if possible, be present to act as a witness. All incidents of the use of physical restraint should be recorded in writing and reported immediately to the DSL who will decide what to do next.

Please refer to the d’Overbroeck’s Physical Restraint Policy for more detailed information.

16.8 Physical education and other activities requiring physical contact

Where exercises or procedures need to be demonstrated, great caution should be used if the demonstration involves contact with students and, wherever possible, contact should be avoided. It is acknowledged that some staff, for example, those who teach PE and games, or who offer music tuition, will, on occasions, have to initiate physical contact with students in order to support a student so they can perform a task safely, to demonstrate the use of a particular piece of equipment/instrument or assist them with an exercise. This should be done with the student’s agreement.

Contact under these circumstances should be for the minimum time necessary to complete the activity and take place in an open environment. Staff should remain sensitive to any discomfort expressed verbally or non-verbally by the child.

16.9 Transporting students

It is inadvisable for a member of staff to give a lift in a car to a student alone. Wherever possible and practicable it is advisable that transport is undertaken other than in private vehicles, with at least one adult additional to the driver acting being present.
That said, there will inevitably be circumstances in which a member of staff, in their professional capacity and in the normal course of their duties, is required to transport a student unaccompanied in a car. It is not unusual, for instance, in cases where a boarding student needs to move from one host family to another for one of the colleagues from the Boarding Office to help them do so. Another example may be a member of the PE department needing to accompany a student to A&E following a sporting injury. In all such situations, the journey should be made known to a senior member of staff and a note made of the journey, its purpose and the time, date and destination. The member of staff concerned should retain this note in case it needs to be referred to at a later date.

16.10 Confidentiality

Staff members should never give absolute guarantees of confidentiality to students or adults wishing to tell them about something serious. They should guarantee only that they will pass on information to the minimum number of people who must be told in order to ensure that the proper action is taken to sort out the problem and that they will not tell anyone who does not have a clear need to know. They will also take whatever steps they can to protect the informing student or adult from any retaliation or unnecessary stress that might be feared after a disclosure has been made.

Staff may have access to confidential information about children and young people in order to undertake their responsibilities. In some circumstances they may have access to, or be given, highly sensitive or private information. These details must be kept confidential at all times and shared only when it is in interests of the child to do so. Such information must not be used to intimidate, humiliate, or embarrass a child or young person concerned. It should never be shared casually in conversation or passed to any person other than on a strictly need-to-know basis.

There may be circumstances in which a member of staff may be expected to share information about a child, for example if abuse is suspected. In such cases, staff have a duty to pass such information on without delay, but only to those with designated responsibilities for child protection.

If a member of staff is in any doubt about whether to share information or keep it confidential s/he should seek guidance from a senior member of staff or from one of the colleagues with designated responsibility for safeguarding and child protection.

16.11 Photography and Videos

Many school activities involve the taking or recording of images. Any such work should take place with due regard to the law and the need to safeguard the privacy, dignity, safety and well-being of students. Informed consent from parents and agreement from the student should always be sought before an image is taken for any purpose.

Careful consideration should be given to the question of how these activities are organised and undertaken. Care should be taken to ensure that all parties understand the implications of the image being taken, especially if it is to be used for any publicity purposes or published in the media or on the Internet.
Staff should:

- Be clear about the purpose of the activity and what will happen to the images when the lesson/activity is concluded;
- Ensure that a senior member of staff is aware of the use and its purpose;
- Avoid making images in one-to-one situations, or ones which show a single child with no surrounding context;
- Ensure students are aware that they are being photographed and that they have agreed to this; also that they understand why the images are being taken, and that they are appropriately dressed;
- Use only equipment provided or authorised by the school;
- Any photographs involving students taken on an authorised personal device should be deleted from the personal device as soon as they have been downloaded onto the school system;
- Seek permission from parents where appropriate;
- Remain sensitive to any students who, for whatever reason, appear uncomfortable and recognise the potential for such activities to raise concerns or lead to misunderstandings.
- Be able to justify any images of children in their possession.

It is totally unacceptable for any member of staff at d'Overbroeck's to take photographs of students for their personal use.

16.12 Home visits

All work with students and parents should, wherever possible, be undertaken in school or other recognised workplace. There may, however, be occasions where, in response to urgent or specific situations, it is necessary to make one-off or regular home visits. While we recognise that staff at d'Overbroeck's are highly unlikely to have to make such visits, we think it advisable to set out a code of conduct that should be applied if and when relevant.

Where a member of staff has to visit a student’s home, it is essential that a senior member of staff has approved the visit, or sequence of visits, and that an appropriate risk assessment is in place to safeguard students and the adults who work with them. A risk assessment should include an evaluation of any known factors regarding the child/young person, parents and others living in the household.

Specific consideration should be given to visits outside of ‘office hours’ or in remote or secluded locations. Following an assessment, appropriate risk management measures should be in place before visits are agreed. Where little or no information is available, visits should not be made alone.

Where a programme of work is to be undertaken in the home, an appropriate work space should be provided and a written work plan/contract should be agreed with the student and parent. This should include: clear objectives; content; timing; and duration of sessions; ground-rules; child protection and confidentiality statements. The plan should take into account the preferences of student and parent.
There should also be an agreement that the parent or other suitable adult will remain in the home throughout the session. Where the situation is such that changes in agreed work arrangements are required, a quick assessment will be necessary to determine if the session can continue. The Deputy Principal Pastoral or another appropriate senior member of staff should then be informed as soon as is practically possible.

16.13 **Actively promoting fundamental British values**

In common with all schools, we are required to ‘actively promote the fundamental British values of democracy, the rule of law, individual liberty and respect and tolerance for others, including those with different faiths and beliefs’. We also need to be able to demonstrate that we do this. These values are entirely in keeping with the ethos at d’Overbroeck’s and should therefore be inherent in everything that we do. Nevertheless, it is important always to bear these in mind and to ensure that they infuse every aspect of our school life, in the classroom, in extra-curricular activities, etc.

16.14 **The Prevent Duty**

The Counter-terrorism and Security Act 2015 places a duty on schools to take active steps to prevent their students from being radicalised or drawn into extremism and terrorism. In line with government guidance, we consider our responsibilities under The Prevent Duty to be part of our broader responsibilities to safeguard and promote the welfare of our students. To this end, a concern that a student is at risk of being radicalised or drawn into extremism should be treated in exactly the same way as a concern relating to physical, emotional, sexual or any other sort of abuse. Such concerns must be communicated at a very early stage to the DSL or any of the other staff with designated responsibility for child protection.

We also have a duty to ensure that any speakers we invite to speak in school are suitably vetted in advance, and supervised while they are speaking or otherwise interacting with students, to ensure that such talks can never present an opportunity for extremist or partisan views to be promoted in our school.

16.15 **A non-partisan approach to political, ethical and religious issues**

A healthy understanding of the world around us is an important part of the educational experience that we want to provide for our students. In doing so, the emphasis should always be on open-mindedness, tolerance and critical evaluation – encouraging students to appreciate that, where moral, ethical, religious or political questions are concerned, there is always likely to be a multiplicity of viewpoints, and stressing the need to respect the views of others.

When such issues arise, in subject teaching or in in the context of co-curricular or extra-curricular activities (such as Debating Club) staff must always ensure that they offer a balanced presentation of opposing views which precludes the promotion of partisan (ie, one-sided) opinions or dogma.

ISI guidance also stipulates that ‘pupils should not be actively encouraged by teachers or others to support particular political viewpoints’.
Whistleblowing

Safeguarding in a school is everyone’s responsibility. All staff and volunteers should feel able to contribute to, and help improve, the school’s safeguarding and child protection arrangements and policy.

By the same token, all staff and volunteers should also feel able to raise concerns about what they may consider to be inadequate or unsafe practice or about potential failures in the school’s safeguarding policy and practice. Such concerns should be addressed directly to the DSL or to one of the other member of the Safeguarding team. They will always be taken seriously and given careful consideration by the senior leadership team.

If a member of staff has concerns about the behaviour or another member of staff towards a student, then s/he should report these concerns at once to the Designated Safeguarding Lead (or to the Chairman of the Board if the concerns relate to the DSL) following the procedures set out in this policy.

To report such a concern, a member of staff may, in the first instance, go and talk to the DSL (who at d’Overbroeck’s is also the Deputy Principal Pastoral) and to make a verbal report. In such instances, the Deputy Principal Pastoral will ask the member of staff concerned to make a written note of their concerns and submit them to him immediately after the meeting. If the initial report is made in writing (by note or email for instance), the DSL will ask to see the member of staff as soon as practically possible after receipt of the report to hear the concerns in more detail.

It cannot be overemphasised that such concerns must be reported at once. And no-one who reports a genuine concern in good faith needs to fear retribution. A member of staff or a student reporting a child protection issue, allegation or concern will suffer no adverse consequences, regardless of the status of the person against whom the allegation was made and of whether the allegation or concern prove founded over time, provided the report was made in good faith.

As a further safeguard, and to ensure that no serious concerns ever slip the net, staff should be aware of the NSPCC whistleblowing helpline (tel: 0800 028 0285, from 8 am to 8 pm Monday to Friday, or email: help@nspcc.org.uk). This is available for staff in schools who, for whatever reason, do not feel able to raise concerns regarding any child protection failures internally.

17 ALLEGATIONS AGAINST STAFF AND VOLUNTEERS

17.1 Dealing with an allegation of abuse against a member of staff

This section sets out the school’s policy in any case in which it is alleged that a member of staff has:

- behaved in a way that has harmed a child, or that may have harmed a child;
- possibly committed a criminal offence against or related to a child;
- behaved towards a child or children in a way that indicates that he or she may pose a risk of harm to children.

KCSIE (September 2016) gives detailed guidance on how schools should deal with allegations of abuse by teachers and other staff. We would, of course, be guided by this if and when such a situation arose. The following is a summary of the salient points.
An allegation of abuse made against a member of staff will always be treated with the greatest care. Our response has to be considered and sensitive to all parties. It must aim for a quick resolution to the benefit of all concerned, avoiding all unnecessary delays. It must also aim to strike a balance between the need to protect children from abuse on the one hand, and the need to protect staff from false or unfounded accusations on the other.

An allegation may be received in one of various ways: it may be a direct complaint made by a student or a parent to another member of staff or directly to a relevant external agency; it may come from another party that may have been told about or witnessed abuse; or it may come as an anonymous referral.

If a member of staff is informed about a possible allegation, s/he should immediately report the matter to the Principal, who will discuss it with the LADO (Local Authority Designated Officer) as soon as possible and, in any case, within 24 hours of receiving the allegation. In the absence of the Principal, the matter should be reported to the Deputy Principal Pastoral, who will seek to report the allegation to the Principal at the earliest possible opportunity and assume responsibility for contacting the LADO if the Principal is unavailable.

In the absence of the Principal, the matter should be reported to the Deputy Principal Pastoral, who will seek to report the allegation to the Principal at the earliest possible opportunity.

If the allegation is against the Principal, then it must be reported directly to the Chairman of the Board (see the final section of this document for his contact details) without informing the Principal first. The Chairman will inform the LADO as soon as possible.

If the Chairman of the Board cannot be contacted immediately, the allegation should be reported directly to the Acting LADO, Alison Beasley (alison.beasley@oxfordshire.gov.uk tel: 01865 815957). Out of office hours, call the Emergency Duty Team may on 0800 833408.

17.2 What happens next?

Each situation will be assessed on its own merit and with due regard to the welfare of the child in question while at the same time supporting the person who is the subject of the allegation.

Under no circumstances should the school’s senior management, or indeed any member of staff at the school, conduct their own investigation without prior consultation with the LADO or, in more serious cases, the police, so as not to jeopardise statutory investigations.

The timescale required to deal with a particular issue will depend on the nature, seriousness and complexity of the allegation. However, in all cases, the aim will be to try resolve the issue as quickly as possible while, of course, ensuring a fair and thorough investigation.

All allegations will be investigated as a priority and without delay. If, after initial consideration and discussion with the LADO, it is concluded that the allegation does not involve a possible criminal offence, it will be for the school to deal with it. This will be done quickly and with due regard to the school’s disciplinary procedures. We will aim to follow the recommendations relating to timescales given in Part Four of ‘Keeping Children Safe in Education (September 2016), which are as follows. ‘For those cases where it is clear immediately that the allegation is unsubstantiated or malicious, they should be resolved within one week. Where the initial consideration decides that the allegation does not involve a possible criminal offence it will be for the employer to deal with it, although if there are concerns about child protection, the employer should discuss them with the designated officer(s). In such cases, if the nature of the
allegation does not require formal disciplinary action, the employer should institute appropriate action within three working days. If a disciplinary hearing is required and can be held without further investigation, the hearing should be held within 15 working days.’

Where further investigation is required, the nature, content and context of the allegation will be discussed with the LADO and a course of action agreed with him, including how an investigation should be carried out and by whom, whether the police should be informed, and what should be said to the individual concerned and the parents of the child / children involved.

Where the allegation concerns a member of staff, a volunteer or another student, then subject of the allegation would normally be informed as soon as possible after the result of any initial investigation authorised or conducted by the LADO is known. A member of staff will normally be appointed to keep the person informed of the likely course of action and the progress of the case.

17.3 Suspension

The possible risk of harm to the child needs to be effectively evaluated and managed, both in respect of the child involved in the allegations and of any other children who may be directly or indirectly involved. In some cases, this may lead the school to consider suspending the person until the case is resolved. However, before doing so, the school will consider very carefully whether the circumstances of the case warrant the member of staff to be suspended from contact with students or whether alternative arrangements can be put in place until the allegation or concern are resolved. A member of staff will be suspended only if it is judged that there is no reasonable alternative. The advice and guidance of the LADO will always be sought in such instances.

Where the decision is taken to suspend a member of staff, the reasons and justification will be recorded and the member of staff notified of the reasons.

As part of its duty of care to its staff, the school will seek to provide effective support for a colleague who may be facing an allegation. S/he will be provided with a named contact at the school if they are suspended.

If a member of boarding staff is suspended pending an investigation of a child protection nature, then the school will make arrangements for the member of staff concerned to be housed away from the boarding house such that s/he will have no direct contact with students until the matter is resolved.

17.4 False allegations

If an allegation is determined to be false or unsubstantiated, the Principal will, after conferring with the LADO, determine whether the student should be given a sanction, which could include temporary or permanent exclusion, as well as a referral to the police if there are grounds for believing that a criminal offence may have been committed. In such cases the DSL will also refer the matter to children’s social care services to determine whether the child concerned is in need of help or support, or may have been abused by someone else.

In the rare event that an allegation is shown to have been deliberately invented or malicious, the Principal should consider whether any disciplinary action is appropriate against the student who made it, or, if the person concerned was not a student, whether the police should be asked to consider if any action might be appropriate.
17.5 **Record keeping**

The outcome of investigation of an allegation will record whether it is:

- **Substantiated** – there is sufficient evidence to prove the allegation;
- **Unsubstantiated** – there is insufficient evidence either to prove or disprove the allegation. The term therefore implies neither guilt nor innocence;
- **False** – there is sufficient evidence to disprove the allegation; or
- **Malicious** – there is sufficient evidence to disprove the allegation – and that there has been a deliberate act to deceive.

If it is established that the allegation is malicious, no details of the allegation will be retained on the individual's personnel records. In all other circumstances a comprehensive record of the allegation, details of how it was followed up and resolved, and a note of any action taken and decisions reached will be kept on the confidential personnel file of the member of the staff concerned, and a copy provided to him or her, in accordance with DfE advice.

17.6 **References**

KCSIE (September 2016) states that ‘cases in which an allegation was proven to be false, unsubstantiated or malicious should not be included in employer references. A history of repeated concerns or allegations which all been found to be false, unsubstantiated or malicious should also not be included in any reference’.

17.7 **Confidentiality and reporting restrictions**

During the course of the investigation the school, in consultation with the LADO, will decide what information should be given to parents, staff and other students and how press enquiries are to be dealt with.

Due consideration will be given to the provisions in the Education Act 2011 relating to reporting restrictions identifying teachers who are the subject of allegations from students. With effect from 1 October 2012, restrictions have been in place regarding the reporting or publication of any material that that may lead to the identification of a teacher who has been accused by, or on behalf of, a pupil from the same school (where that identification would identify the teacher as the subject of the allegation). Schools are required to make every effort to maintain confidentiality and to guard against unwanted publicity.

These restrictions apply up to the point where the teacher concerned is charged with an offence or the Secretary of State (see below) publishes information about an investigation or decision in a disciplinary case arising from the allegation. The reporting restrictions also cease to apply if the individual to whom the restrictions apply effectively waives their right to anonymity by going public themselves.

17.8 **Reporting staff departures to the Disclosure and Barring Service**

The school is obliged, in common with all other schools in the UK, to make a referral to the Disclosure and Barring Service (DBS) if the two main conditions below are both met:

Condition 1 – Any person, whether employed, contracted, a volunteer or a student, who has been permanently removed from a regulated activity because s/he is considered unsuitable for work
with children. This would include instances of dismissal or non-renewal of a fixed-term contract; instances of re-deployment to a non-regulated activity that involves no unsupervised contact with children; instances where the school is unwilling to engage a supply teacher provided by an employment agency; the termination of the placement of a student teacher or other trainee; no longer using staff employed by contractors; no longer using volunteers; and resignation, retirement or voluntary withdrawal from supply teaching, contract working, a teacher training course or volunteering.

Condition 2 – The person being referred has:

- engaged in ‘relevant conduct’, ie, harmed, or poses a risk of harm, to a child or vulnerable adult through their action or inaction (eg, emotional, psychological, physical, sexual, neglect);
- satisfied the ‘harm test’, ie caused actual harm or presented a significant risk of harm to a child, corroborated by tangible or at least credible evidence;
- received a caution for, or been convicted of, a relevant offence, or if there is reason to believe that the individual has committed a listed relevant offence. A relevant offence for the purposes of referrals to DBS is an automatic inclusion offence as set out in the Safeguarding Vulnerable Groups Act 2006 (Prescribed Criteria and Miscellaneous Provisions) Regulations 2009 (amended) and the Safeguarding Vulnerable Groups (Prescribed Criteria and Miscellaneous Provisions) Regulations (Northern Ireland) 2009.

The school is also under a duty to refer, through the NCTL, to the Secretary of State, under sections 141D and 141E of the Education Act 2002, any instance where a teacher has been dismissed (or would have been dismissed had s/he not resigned) because of serious misconduct. The Secretary of State may, following an investigation, decide to make a prohibition order in respect of that person. The reasons for such an order to be considered are ‘unacceptable professional conduct’, ‘conduct that may bring the profession into disrepute’ or a ‘conviction, at any time, for a relevant offence’.

The address for DBS referrals is as follows:
Disclosure and Barring Service
PO Box 181
Darlington
DL1 9FA

The address for NCTL referrals is:
National College for Teaching and Leadership
NCTL Investigations Team (Teacher Regulation)
53-55 Butts Road
Earlsdon Park
Coventry CV1 3BH

17.9 Review following the conclusion of a case
As soon as practically possible after the conclusion of a case in which an allegation is substantiated, the DSL will review the circumstances of the case with the LADO to determine whether any improvements need to be made to the school’s procedures or practice to avoid
similar events from occurring in the future. The DLS will ensure that the review is through and takes into account all aspects of the case and of the way in which the school dealt with it, including a review of the decision to suspend where this was the case.

18 CONTACT DETAILS FOR THE CHAIRMAN OF THE BOARD

Mr Christopher Spanoudakis
Oxford International Education Group
259 Greenwich High Road
London SE10 8NB
Tel: 0208 293 1188

19 CONTACT DETAILS FOR D’OVERBROECK’S STAFF WITH DESIGNATED RESPONSIBILITY FOR CHILD PROTECTION AND SAFEGUARDING

- Jonathan Cuff (Deputy Principal Pastoral and DSL) – 01865 688603; jonathan.cuff@doverbroecks.com
- Emma-Kate Henry (Principal) – 01865 688601; emergency out of hours: 07495 395439; emma-kate.henry@doverbroecks.com
- Felisa Deas (Head of Boarding) – 01865 688640; emergency out of hours: 07909 971077; boarding@doverbroecks.com
- Mark Olejnik (Head of Years 7-11) – 01865 688703; mark.olejnik@doverbroecks.com
- Jane Cockerill (Deputy Head of Years 7-11) – 01865 688704; jane.cockerill@doverbroecks.com
- Alasdair MacPherson (Head of Sixth Form) – 01865 688605; alasdair.macpherson@doverbroecks.com
- Helen Wood (Head of the International Section) – 01865 688502; helen.wood@doverbroecks.com
- David Wareham (Deputy Head of the International Section) – 01865 688504; david.wareham@doverbroecks.com

20 EXTERNAL AGENCY CONTACT INFORMATION

- Oxfordshire Safeguarding Children Board (OSCB): www.oscb.org.uk
- LADO (Local Authority Designated Officer) – 01865 810603; alison.beasley@oxfordshire.gov.uk
- MASH (Multi-Agency Safeguarding Hub) – 0345 050 7666; mash-childrens@oxfordshire.gcsx.gov.uk
- Children’s Social Care Team (Oxford City) – 01865 328563
- Emergency Duty Team – 0800 833 408

For issues relating to child sexual exploitation

- Kingfisher Team (child sexual exploitation issues) – 01865 309196
For issues relating to radicalisation / extremism / Prevent

- To report concerns to the police
  - Oxfordshire Prevent Co-ordinator (Thames Valley Police):
    Jo Physick – preventreferrals@thamesvalley.pnn.police.uk

- For advice / information from local children’s services
  - MASH (Multi-Agency Safeguarding Hub) – 0345 050 7666;
    mash-childrens@oxfordshire.gcsx.gov.uk

- DfE helpline for non-emergency advice to staff and governors
  - 0207 340 7264 counter.extremism@education.gov.uk

- Emergency reports
  - Anti-Terrorist Hotline – 0800 789 321

Other contacts

- The NSPCC helpline help@nspcc.org.uk; tel: 0808 800 5000
- Police emergency – 999
- Police non-emergency – 101
- Disclosure and Barring Service (DBS) – 01325 953 795
- National College for Teaching and Leadership (NCTL) – 0207 593 5393

Sources of advice and information

- The NSPCC website: https://www.nspcc.org.uk
- KCSIE (September 2016):

The Children’s Commissioner for England

The Children’s Commissioner for England is there to promote the views and best interests of children and young people in England, and is a good source of information and advice on children’s rights.

The current Commissioner is Anne Longfield. She may be reached by email at:
childrens.commissioner@childrenscommissioner.qsi.gov.uk

You may find out more about the work of the Children’s Commissioner’s office by visiting the website: www.childrenscommissioner.gov.uk. Children and young people under the age of 18 may use the website to only to seek information but also to communicate their views and questions.

21 CONFIDENTIALITY OF CHILD PROTECTION RECORDS

Child protection records must be kept secure and confidential, separately from other school records. They are made available to other staff only on a ‘need to know’ basis.

* Last revised: September 2017
What school and college staff should know and do

A child centred and coordinated approach to safeguarding

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

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

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

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

5. Children includes everyone under the age of 18.

The role of school and college staff

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

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

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

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

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

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

11. The Teachers’ Standards 2012 state that teachers, including headteachers, should safeguard children’s wellbeing and maintain public trust in the teaching profession as part of their professional duties.²

**What school and college staff need to know**

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

- the child protection policy;

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

- the role of the designated safeguarding lead.

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

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

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

15. **All** staff should be aware of the process for making referrals to children’s social care and for statutory assessments under the Children Act 1989³ that may follow a referral, along with the role they might be expected to play in such assessments.⁴

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¹ The Teachers' Standards apply to: trainees working towards QTS; all teachers completing their statutory induction period (newly qualified teachers [NQTs]); and teachers in maintained schools, including maintained special schools, who are subject to the Education (School Teachers' Appraisal) (England) Regulations 2012.
16. All staff should know what to do if a child tells them he/she is being abused or neglected. Staff should know how to manage the requirement to maintain an appropriate level of confidentiality whilst at the same time liaising with relevant professionals such as the designated safeguarding lead and children’s social care. Staff should never promise a child that they will not tell anyone about an allegation, as this may ultimately not be in the best interests of the child.

What school and college staff should look out for

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

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

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

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

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

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

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

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

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

4 Detailed information on statutory assessments can be found in Chapter 1 of Working together to safeguard children.
22. If anyone other than the designated safeguarding lead makes the referral, they should inform the designated safeguarding lead as soon as possible. The local authority should make a decision within one working day of a referral being made about what course of action they are taking and should let the referrer know the outcome. Staff should follow up on a referral should that information not be forthcoming. The online tool Reporting child abuse to your local council directs staff to their local children’s social care contact number.

23. See page 9 for a flow chart setting out the process for staff when they have concerns about a child. (The flow chart is on Page 43 in this document.)

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

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

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

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

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

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

Record keeping

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

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8 Section 58(11) of the FGM Act 2003 (as inserted by section 74 of the Serious Crime Act 2015) provides the definition for the term “teacher.” “Teacher” means—(a) in relation to England, a person within section 141A(1) of the Education Act 2002 (persons employed or engaged to carry out teaching work at schools and other institutions in England).
Why is all of this important?

30. It is important for children to receive the right help at the right time to address risks and prevent issues escalating. Research and Serious Case Reviews have repeatedly shown the dangers of failing to take effective action. Poor practice includes: failing to act on and refer the early signs of abuse and neglect; poor record keeping; failing to listen to the views of the child; failing to re-assess concerns when situations do not improve; sharing information too slowly; and a lack of challenge to those who appear not to be taking action.8

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

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

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

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

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

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

- General guidance can be found at Advice on whistleblowing

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

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8 Serious case reviews, 2011 to 2014
9 Alternatively, staff can write to: National Society for the Prevention of Cruelty to Children (NSPCC), Weston House, 42 Curtain, Road, London EC2A 3NH.
Actions where there are concerns about a child

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

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

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

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

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

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

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

Specific safeguarding issues

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

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

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

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

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

Further information on a child missing from education

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

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

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

Schools

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

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

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

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

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

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

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

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

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

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

Where a school notifies a local authority that a pupil’s name is to be deleted from the admission register, the school must provide\textsuperscript{18} the local authority with:

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

\textsuperscript{9} In default of such agreement, at intervals determined by the Secretary of State.

\textsuperscript{10} Under regulation 5 of the Education (Pupil Registration) (England) Regulations 2006 as amended.

\textsuperscript{11} Under regulation 5 of the Education (Pupil Registration) (England) Regulations 2006 as amended.

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

\textsuperscript{13} Where schools can reasonably obtain this information.

\textsuperscript{14} Under regulation 12 of the Education (Pupil Registration) (England) Regulations 2006 as amended.

\textsuperscript{15} Regulation 8 of the Education (Pupil Registration) (England) Regulations 2006.

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

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

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

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

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

**Colleges**

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

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

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

Further information on so-called ‘honour based’ violence

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

Indicators

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

Actions

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

**FGM mandatory reporting duty**

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

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

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

**Forced marriage**

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

\textsuperscript{17}Section 5B(11) of the FGM Act 2003 (as inserted by section 74 of the Serious Crime Act 2015) provides the definition for the term 'teacher': "teacher" means – (a) in relation to England, a person within section 144A(1) of the Education Act 2002 (persons employed or engaged to carry out teaching work at schools and other institutions in England).

\textsuperscript{18}Section 5B(6) of the Female Genital Mutilation Act 2003 states teachers need not report a case to the police if they have reason to believe that another teacher has already reported the case.
Further information on preventing radicalisation

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

Radicalisation refers to the process by which a person comes to support terrorism and forms of extremism.\textsuperscript{10} There is no single way of identifying an individual who is likely to be susceptible to an extremist ideology. It can happen in many different ways and settings. Specific background factors may contribute to vulnerability which are often combined with specific influences such as family, friends or online, and with specific needs for which an extremist or terrorist group may appear to provide an answer. The internet and the use of social media in particular has become a major factor in the radicalisation of young people.

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

Prevent

From 1 July 2015, specified authorities, including all schools (and, since 18 September 2015, all colleges) as defined in the summary of this guidance, are subject to a duty under section 26 of the Counter-Terrorism and Security Act 2015 (the CTSA 2015), in the exercise of their functions, to have “due regard\textsuperscript{20} to the need to prevent people from being drawn into terrorism”\textsuperscript{21}. This duty is known as the Prevent duty. It applies to a wide range of public-facing bodies. Bodies to which the duty applies must have regard to statutory guidance issued under section 29 of the CTSA 2015. Paragraphs 57-76 of the Revised Prevent duty guidance: for England and Wales are specifically concerned with schools (but also cover childcare). The guidance is set out in terms of four general themes: Risk assessment, working in partnership, staff training, and IT policies.

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

\textsuperscript{10} Extremism is vocal or active opposition to fundamental British values, including democracy, the rule of law, individual liberty and mutual respect and tolerance of different faiths and beliefs. We also include in our definition of extremism calls for the death of members of our armed forces, whether in this country or overseas.

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

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

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

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

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

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

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

The Government has launched educate against hate, a website designed to equip school and college leaders, teachers and parents with the information, tools and resources they need to recognise and address extremism and radicalisation in young people. The website provides information on training resources for teachers, staff and school and college leaders, such as Prevent e-learning, via the Prevent Training catalogue.
School and college staff should understand when it is appropriate to make a referral to the Channel programme.\textsuperscript{22} Channel guidance is available at: Channel guidance. An e-learning channel awareness programme for staff is available at: Channel General Awareness. Channel is a programme which focuses on providing support at an early stage to people who are identified as being vulnerable to being drawn into terrorism. It provides a mechanism for schools to make referrals if they are concerned that an individual might be vulnerable to radicalisation. An individual’s engagement with the programme is entirely voluntary at all stages. In addition to information sharing, if a staff member makes a referral to Channel, they may be asked to attend a Channel panel to discuss the individual referred to determine whether support is required.

Section 38 of the CTSA 2015 places a duty on local authorities to ensure Channel panels are in place. The panel must be chaired by the local authority and include the police for the relevant local authority area. Following a referral, the panel will assess the extent to which identified individuals are vulnerable to being drawn into terrorism and, where considered appropriate and the necessary consent is obtained, arrange for support to be provided to those individuals. Section 38 of the CTSA 2015 requires partners of Channel panels to co-operate with the panel in the carrying out of its functions and with the police in providing information about a referred individual. Schools and colleges that are required to have regard to Keeping children safe in education are listed in the CTSA 2015 as partners required to cooperate with local Channel panels.\textsuperscript{23}

\textsuperscript{22} Guidance issued under section 38(7) and section 38(6) of the CTSA 2015.
\textsuperscript{23} Such partners are required to have regard to guidance issued under section 38(6) of the CTSA 2015 when co-operating with the panel and police under section 38 of the CTSA 2015.