SAFEGUARDING / CHILD PROTECTION POLICY

Southfields Academy

Designated members of staff are

Senior DSL – Jacqueline Valin, C.E.O.
Senior DSL – Larry Davis, Deputy Headteacher
Operational DSL – Sara Sharpe, Years 7-11
Operational DSL – Nathalia Hess, Post-16
DSL for XL – Jonathan Millington, Head of Centre

Designated Mental Health Leads
Tricia Nearn
Jemma Hughes

Date September 2020

Reviewed (date) 09/20

Signed (Chair of Governors)…………………………………………………………..
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IMPORTANT NOTICE

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. All professionals should ensure that their approach is child centred: this means considering at all times what is in the best interests of the child.

Staff members must raise any safeguarding concerns with the appropriate safeguarding lead without delay. Concerns must be logged.

If a staff member has serious concerns about immediate risk to a child or that a child has suffered significant harm and continues to be at risk, they should contact Wandsworth Initial Point of Contact (IPOC) immediately – wherever possible with the support of the designated safeguarding lead or a deputy lead. If a child is in immediate danger the police should also be contacted.

Staff members should ensure they are prepared for the referral with clear details of their concern and the child’s name, dob, address and contact details for parents / carers.

A referral in urgent circumstances can be made to the Multi Agency safeguarding Hub (MASH) on the telephone but a completed Multi-Agency Referral Form (MARF) is required as soon as possible with key details included (even if additional background information is completed later) as s47 enquiries cannot be progressed with the police unless a referral has been received. The MARF can be accessed online at https://www.wandsworth.gov.uk/health-and-social-care/children-and-families/make_a_referral_to_the_multi_agency_safeguarding_hub/

Referrals to MASH can be made by:
Telephone: 020 8871 6622
e-mail: MASH@wandsworth.gov.uk

The MASH is in operation Monday – Friday 9.00am to 5.00pm. At other times please contact the Out of Hours Duty Service on 020 8871 6000.

INTRODUCTION

The Trustees, Governors and staff of Southfields Academy fully recognise the responsibilities and duty placed upon them to have arrangements to safeguard and
promote the welfare of all students at the academy. We recognise that all staff, including volunteers, have a full and active part to play in protecting students from harm.

Safeguarding and promoting the welfare of children is defined as:
- Protecting children from maltreatment
- Preventing impairment of children’s mental and physical health or development
- Ensuring that children grow up in circumstances consistent with the provision of safe and effective care
- Taking action to enable all children to have the best outcomes

We believe that our academy should provide a caring, positive, safe and stimulating environment in which students can learn and which promotes the social, physical and emotional wellbeing of each individual student, and which takes a child-centred approach.

The academy recognises its responsibilities and duties to report Child Protection concerns to the social work service within Children’s Services and to assist Children’s Services in Child Protection enquiries and in supporting Children in Need.


Please note that due to the regulations and restrictions related to the Covid19 pandemic the academy has added two addenda to this policy to reflect specific safeguarding measures in place. These will be kept under review as Government guidance is updated and amended when necessary.

The academy will raise Child Protection / Safeguarding concerns with parents / carers at the earliest appropriate opportunity, and work in partnership with them and other agencies to improve outcomes.

The academy will ensure that all staff are provided with the appropriate training in Child Protection and Safeguarding issues, including Early Help processes, as recommended in the guidance. In particular the Designated Safeguarding Leads (DSL) will have their role explicitly stated in their job descriptions and will be released to attend the necessary enhanced training courses to enable them to carry out their role effectively. Designated leads will also ensure that all staff are provided with Part One of Keeping Children Safe in Education 2020 guidance and assisted to understand and discharge their roles and responsibilities as set out in this guidance.
Project Tearose / Encompass is an information sharing agreement between the Metropolitan Police and Wandsworth Borough Academys. Our academy has signed up to this agreement.

If police have responded to a domestic incident and there are children in the family, the officers working on project Tearose / Encompass will disclose this incident to the child’s academy the following morning (Monday to Friday). The actual content of the information shared is kept to the minimum, i.e. outlining the offence, but without specific details.

At each academy the information is shared securely with the Designated Safeguarding Leads, and is treated as sensitive and confidential.

Research shows that children who are involved or who have witnessed domestic abuse are more at risk of emotional harm and potentially physical harm. The information is shared in order to ensure the safety and wellbeing of the child, and so that support can be offered to the child if necessary. The academy is part of the network available to support the family and child.

All staff are required to read this policy carefully and to be aware of their role in these processes. All new staff will have the opportunity to discuss safeguarding requirements and this policy during their induction process.

AIMS

• To raise awareness of all academy staff of the need to safeguard all children and of their responsibilities in identifying and reporting possible cases of abuse

• To emphasise the need for good communication between all members of staff in matters relating to child protection

• To develop a structured procedure within the academy which will be followed by all members of the academy community in cases of suspected abuse

• To provide a systematic means of monitoring students known or thought to be at risk of significant harm or where there are ongoing concerns

• To work openly and in partnership with parents in relation to child protection concerns

• To support all students’ development in ways that will foster security, confidence and independence

• To promote safe practice and challenge poor and unsafe practice
• To further develop and promote effective working relationships with other agencies involved with safeguarding and promoting the welfare of children

• To ensure that all vulnerable children, including those who need a social worker and those requiring mental health support are provided with appropriate help in academy to ensure their needs are identified and responded to effectively

• To ensure that all adults working within our academy have been checked as to their suitability to work with children, in line with current guidance

• To integrate opportunities into the curriculum for children to develop the skills they need to recognise and stay safe from abuse, allowing for continuity and progression through the key stages

• To take account of and inform policy in related areas, such as anti-bullying; online safety; discipline and behaviour; health and safety; child on child abuse; missing children; child sexual exploitation; FGM; violence in the name of honour; serious youth violence, including knife crime; anti-radicalisation; positive handling and physical intervention procedures; procedures for dealing with allegations against staff and recruitment practice

• To comply with the core responsibilities expected of the academy as a relevant agency to the multi-agency safeguarding arrangements in Wandsworth, as set out in the Wandsworth Safeguarding Children Partnership published arrangements

DEFINITIONS

• Child abuse is taken to refer to any child of under 18 years who, through the actions of adults (with a caring role for that child) or their failure to act, has suffered or is at risk of suffering significant harm. Children may be abused in a family or in an institutional or community setting by those known to them or, more rarely, by others (eg via the internet). They may be abused by adults or another child or children

• Behaviours such as alcohol and substance misuse, truanting and sexting put children at risk or in danger and safeguarding issues can manifest themselves via peer-on-peer abuse, including cyber-bullying and gender-based violence / sexual assaults

• Abuse is broadly divided into four categories:- Neglect, Physical Injury, Sexual Abuse and Emotional Abuse. Brief definitions are given below. Guidance for recognising the indicators of possible abuse are attached as Appendix 3.
• **Neglect** is the persistent failure to meet a child’s basic physical and/or psychological needs, likely to result in the serious impairment of the child’s health or development. It may involve a parent or carer failing to provide adequate food, shelter or clothing, failing to protect a child from physical harm or danger or the failure to ensure access to appropriate medical care and treatment. It may also include neglect of, or unresponsiveness to a child’s basic emotional needs.

• **Physical abuse** may involve hitting, shaking, throwing, poisoning, burning or scalding, drowning, suffocating or otherwise causing physical harm to a child. Physical harm may also be caused when a parent or carer feigns the symptoms of, or deliberately causes ill health to a child who they are looking after. This situation is now known as illness fabricated or induced by carer (previously Munchausen Syndrome by Proxy).

• **Sexual abuse** involves forcing or enticing a child or a young person to take part in sexual activities, whether or not the child is aware of what is happening. The activities may involve physical contact, including penetrative (e.g., rape) or non-penetrative acts. They may include non-contact activities, such as involving children in looking at pornographic material or watching sexual activities or encouraging children to behave in sexually inappropriate ways.

• **Emotional abuse** is the persistent ill treatment 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 the other person. It may feature age or developmentally inappropriate expectations being imposed on children. It may involve 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 ill treatment of a child although it may occur alone.

It is important to recognise that many children will be living (or may have lived) in families where **Domestic Abuse** is a factor, and that these situations have a harmful impact on children emotionally, as well as placing them at risk of physical harm. The definition of Domestic abuse is *any incident or pattern of incidents of controlling, coercive, 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. The abuse can encompass, but is not limited to: psychological; physical; sexual; financial; and emotional harm. All children can witness and be adversely affected by domestic abuse in the context of their home life where domestic abuse occurs between family members. Exposure to domestic abuse and/or violence can have a serious, long lasting emotional and psychological impact on children. In some cases, a child may blame themselves for the abuse or may have had to leave the family home as a result.*

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

**Child Criminal Exploitation (CCE)** is where an individual or group takes advantage of an imbalance of power to coerce, control, manipulate or deceive a child into any criminal activity (a) in exchange for something the victim needs or wants, and/or (b) for the financial or other advantage of the perpetrator or facilitator and/or (c) through violence or the threat of violence. The victim may have been criminally exploited even if the activity appears consensual. CCE does not always involve physical contact; it can also occur through the use of technology. CCE can include children being forced to work in cannabis factories, being coerced into moving drugs or money across the country, forced to shoplift or pickpocket, or to threaten other young people.

**County lines** is a term used to describe gangs and organised criminal networks involved in exporting illegal drugs (primarily crack cocaine and heroin) into one or more importing areas [within the UK], using dedicated mobile phone lines or other form of “deal line”. Exploitation is an integral part of the county lines offending model with children and vulnerable adults exploited to move [and store] drugs and money. Offenders will often use coercion, intimidation, violence (including sexual violence) and weapons to ensure compliance of victims.

**Female Genital Mutilation (FGM):** professionals in all agencies, and individuals and groups in relevant communities, 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, which individually may not indicate risk but if 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 or that it may be conducted on them, so sensitivity should always be shown when approaching the subject. FGM is illegal in the UK and there is a mandatory duty on academies to report cases of FGM to the police.

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

**Children Who Go Missing From Home or Care** are particularly vulnerable and may be at significant risk at times. The immediate risks associated with going missing include:

- No means of support or legitimate income – leading to high risk activities
- Involvement in criminal activities
- Victim of Abuse
- Victim of crime, for example through sexual assault and exploitation
- Alcohol/substance misuse
- Deterioration of physical and mental health
- Missing out on schooling and education
- Increased vulnerability

Longer-term risks include:

- Long-term drug dependency / alcohol dependency
- Crime
- Homelessness
- Disengagement from education
- Child sexual exploitation
- Poor physical and/or mental health.

**Children Missing From Education:** all children, regardless of their circumstances, are entitled to a full-time education which is suitable to their age, ability and aptitude and any special educational needs they may have. A child going missing from education, or not attending it regularly, is a potential indicator of abuse or neglect. We will follow the required procedures for unauthorised absence and for dealing with children who go missing from education, including appropriate notification to the Local Authority. We will also ensure staff are alert to the potential risks of poor or non attendance and cessation of attendance, including the signs to look out for and triggers to be aware of when considering the risks of potential concerns such as travelling to war zones, FGM and forced marriage.

**Prevent:** all schools must have due regard to the need to prevent students from being drawn into extremism, terrorism or being radicalised. We will ensure that staff are provided with appropriate training and information to enable them to assess the risk of children being drawn into extremist ideas that are part of terrorist ideology and identify any child who may be at risk and how to support them. We will also ensure that children are safe from terrorist and extremist material when accessing the internet in academy. Concerns will be discussed with the child’s parents whenever possible and with the Local Authority Prevent co-ordinator and referrals made to the Channel programme when appropriate. We understand our responsibilities as set out in the Prevent Duty and legislation and will ensure these are adhered to.
KEY PRINCIPLES

• We believe that all children have a right to be protected from harm and/or abuse
• We recognise that abuse and neglect are complex issues and rarely stand alone events and therefore require a culture of vigilance, professional curiosity and respectful challenge and effective recording and monitoring systems
• We recognise that abuse occurs in all cultures, religions and social classes and that staff need to be sensitive to the many differing factors which need to be taken into account depending on the child’s cultural and social background when dealing with CP and safeguarding issues. However we also recognise that the needs of the child are paramount and any concerns will be referred on appropriately whatever the family background of the child concerned.
• We recognise that because of the day to day contact with children academy staff are extremely well placed to observe outward signs of abuse
• We recognise that a child who is abused or witnesses abuse or violence may find it difficult to develop and maintain a sense of self-worth, they may feel helpless and humiliated and may feel self blame.
• We recognise that the academy may provide the only stability in the lives of children who have been abused or are at risk of harm.
• We accept that research shows that the behaviour of a child in these circumstances may range from that which is perceived as normal to that which is overtly aggressive, disturbed or withdrawn.
• We know that it is important that children feel secure, are encouraged to talk and are sensitively listened to, and that children know that there are adults in academy whom they can approach if they are worried or unhappy.
• We acknowledge that (although all designated / key staff have the skills and experience to respond to a variety of situations and issues) there may be occasions where it will be appropriate to consider whether specific or additional arrangements need to be put in place where an issue is particularly sensitive due to gender issues or cultural or faith issues. This ensures that in cases of sexual abuse in particular, a student can be spoken to by a same sex member of staff (who has received enhanced training) if this is felt to be appropriate.
• We adhere to the principles of working in partnership with those who hold parental responsibility for each child.
• The prime concern at all times must be the welfare and safety of the child. Where there is a conflict between the needs of the child and the parent/carer, the interests of the child must be paramount.
• The ethos of the academy supports open practice, good communication and a safe culture in which children can thrive and learn.
• All staff and volunteers should feel able to raise concerns about poor or unsafe practice and know that these concerns will be taken seriously by the leadership team and dealt with sensitively and appropriately.
• All staff are aware of the relevant data protection principles (under DPA 2018 and the GDPR), but are also clear that where there is the need to safeguard or
promote the welfare of a child, relevant and proportionate information must be shared.

PROCEDURES

Our academy procedures are in line with those agreed by the Wandsworth Safeguarding Children Partnership (WSCP), the LA and the Secretary of State (see Appendix 1 for details of relevant procedural and guidance documents)

We will therefore ensure that

- We have a designated member of staff who has received appropriate training and support for this role, in accordance with mandatory requirements.
- We have a minimum of one additional member of staff who will act in the absence of the designated member of staff and has also received appropriate training for this role.
- We will ensure designated staff attend training and receive relevant updates every year and all staff are provided with training at induction and thereafter on a regular basis including safeguarding briefings and updates at least annually
- Induction and refresher training for staff members will include the academy’s behaviour policy and procedures for children missing education as well as the staff code of conduct and this CP / safeguarding policy
- The roles of the designated safeguarding leads are explicit in their job descriptions
- Every member of staff, volunteer and governor knows the name of the designated safeguarding lead (DSL) and their role and what the back up arrangements are if the DSL is unavailable.
- We will ensure that staff have access to a DSL at all times during the academy day so that they can report concerns and seek advice / guidance if required
- All staff are familiar with the academy’s Safeguarding and Child Protection Policy as well as the staff code of conduct and that these issues are included in the induction for each new staff member
- All staff develop their understanding of signs and indicators of abuse and report any concerns to the designated lead but know that they can also refer direct to Children’s Services (Social Services) if needed
- We will ensure that all staff are aware that it is important to identify any concerns about children at as early a stage as possible so that their needs can be identified and monitored and appropriate support put in place
- We recognise that there is a variety of expertise within the staff team and will provide opportunities for staff to contribute to and shape safeguarding arrangements and policy
- We are aware of risks to children online and will ensure children are safeguarded in academy from potentially harmful and inappropriate online material through appropriate filtering and monitoring systems and educated in how to be as safe as possible online.
• When considering referrals to support agencies the academy will act in accordance with WSCP Thresholds for Intervention guidance, which is consistent with the London-wide Continuum of Need thresholds
• All staff are aware that they should raise any concerns about colleagues or other adults with the DSL
• All staff know how to respond appropriately to a child who discloses abuse.
• All parents / carers are made aware of the responsibilities of staff members with regard to Child Protection procedures, (for example by including this information in the academy prospectus, in information provided to all parents and on the website).
• We will request a minimum of three emergency contact numbers for each child as we acknowledge that this is a protective measure for children to enable swift contact with families when necessary
• We will refer any child believed to have suffered or to be likely to suffer significant harm to Children’s Social care without delay, and will follow up any such referral in writing as quickly as possible (on the same day)
• We will ensure the immediate safety of any child felt to be at serious risk by taking appropriate action and by involving other relevant agencies as necessary
• We will carry out risk assessments where required and ensure any assessed risk is appropriately managed and key staff have been provided with the relevant information and with strategies to support safety and wellbeing of students and staff members
• We will develop effective links with relevant agencies and co-operate as required with their enquiries regarding child protection matters, including attendance at CP case conferences wherever possible and providing reports as a matter of course (model format attached as appendix 2). We will contribute to multi – agency assessments of children’s needs where appropriate and work in a fully integrated way with other relevant services as appropriate.
• If a child’s situation does not appear to be improving, the academy will take responsibility for finding out what is happening and keep pressing for action to be taken
• Written records are kept of all concerns, whether or not there is a need to refer the matter immediately, and that these records are kept securely, separate from the main student file, and in locked locations or securely using an appropriate computerised system
• All concerns, discussions and decisions made and the reasons for those decisions are recorded in writing.
• All staff members are made aware of the record keeping requirements and how they are expected to record any safeguarding concerns.
• The child’s social worker is notified of any student subject to a Child Protection Plan who is absent from academy without explanation for more than 2 days
• Any new concern or relevant information about a child subject to a Child Protection Plan will be passed to the child’s allocated social worker without delay
• If a child subject to a Child Protection Plan leaves the academy, records will be transferred to the new academy without delay and in a secure manner which ensures acknowledgement of receipt of the information. The child’s social worker will also be informed of the change (additional information about recording, transfer and retention of records is in App 11)
• If academy staff are unsure how to proceed in a potential Child Protection situation, or require advice, this will be appropriately sought via the Education Safeguarding Officer, a duty manager in IPOC / MASH or directly from the Safeguarding Standards Service. (useful numbers listed in Appendix 13)

**EARLY INTERVENTION AND HELP**

• All staff recognise that when a child or family may be experiencing difficulties, support is most effective if it is provided at as early a stage as possible
• This involves identifying emerging problems; liaising with the designated lead or other relevant colleagues; sharing information with other professionals to support early identification and acting as lead professional in undertaking an Early Help Assessment (EHA)
• Any concerns will be identified by staff, discussed with relevant colleagues and parents and support put in place. Effective monitoring systems will be used to assess the effectiveness of interventions and outcomes.
• Any child may benefit from Early Help but academy staff will be particularly alert to the potential need for support for any student who
  
  ➢ is disabled and has specific additional needs;
  ➢ has special educational needs (whether or not they have a statutory education, health and care plan);
  ➢ is a young carer;
  ➢ is showing signs of being drawn in to anti-social or criminal behaviour, including gang involvement and association with organised crime groups;
  ➢ is frequently missing/goes missing from care or from home;
  ➢ is misusing drugs or alcohol themselves;
  ➢ is at risk of modern slavery, trafficking or exploitation;
  ➢ is in a family circumstance presenting challenges for the child, such as substance abuse, adult mental health problems or domestic abuse;
  ➢ has returned home to their family from care;
  ➢ is showing early signs of abuse and/or neglect;
  ➢ is at risk of being radicalised or exploited;
  ➢ is a privately fostered child.

• If appropriate support is not available within academy’s own resources, an Early Help Assessment will be completed to identify the child’s needs and enable additional support to be sought from other agencies
• A Team Around the Child will be established where appropriate and a Lead Professional identified
• If Early Help is in place the situation will be kept under constant review and consideration given to additional referrals (e.g., to social care) if the child’s situation does not appear to be improving
• Early Help Assessments will follow the Signs of Safety and Wellbeing model

CURRICULUM INPUT AND ONLINE SAFETY

• We ensure that children are taught about safeguarding, including how to keep themselves safe online, through teaching and learning opportunities within our curriculum. We will ensure that the curriculum includes input about safe relationships and personal resilience, sexual education, and health education and is in line with legislative changes which came into force for September 2020.
• In planning curriculum input in relation to online safety, we will ensure materials are differentiated to take account of the different ages, levels of understanding, and vulnerabilities of our students so that all students are enabled to access this input effectively.
• We acknowledge that as well as providing a variety of positive opportunities, the use of technology has become a significant component of many safeguarding issues, and can provide the platform that facilitates exploitation of children and young people. The breadth of issues classified within online safety is considerable but can be categorised into three areas of risk:
  - CONTENT: being exposed to illegal, inappropriate, or harmful material
  - CONTACT: being subjected to harmful online interaction with other users
  - CONDUCT: personal online behaviour that increases the likelihood of, or causes harm, such as the sending of explicit images or online bullying

CHILDREN WITH SPECIAL EDUCATIONAL NEEDS / DISABILITIES

• We recognise that children with SEN/Disabilities may be especially vulnerable to abuse and expect staff to take extra care to interpret apparent signs of abuse or neglect.
• We will ensure assumptions are not made that indicators of abuse (such as behaviour, mood, and injury) relate to the child’s disability without further exploration.
• We will provide an academy environment in which all students, including those with SEND, can feel confident and able to discuss their concerns, providing support with communication difficulties where needed, and differentiating appropriately.
• We recognise that children with SEN and disabilities are at higher risk of peer group isolation and may suffer a disproportionate impact from bullying and will provide proactive support to ameliorate these risks.
• The designated member of staff will work with the SEN co-ordinator, where necessary, to ensure that the needs of SEN students in relation to child
protection issues are responded to appropriately (eg for a child with particular communication needs).

CONTEXUAL SAFEGUARDING

- We understand that safeguarding incidents and/or behaviours can be associated with factors outside the academy or college and/or can occur between children outside the academy or college or within.
- All staff, but especially the designated safeguarding lead (or deputy), understand these extra familial issues and will ensure that the context within which such incidents and/or behaviours occur is considered, including whether the child is at risk of abuse or exploitation in situations outside their families.
- This is known as contextual safeguarding, which simply means assessments of children should consider whether wider environmental factors and influences are present in a child’s life that are a threat or pose a risk to their safety and/or welfare.
- We understand that extra-familial harms take a variety of forms and children can be vulnerable to multiple harms including (but not limited to) sexual exploitation, criminal exploitation and serious youth violence.
- The academy will contribute to the assessments and mapping processes, taking these extra familial risks into account and sharing relevant information with social workers and other professionals in order to enable all such factors to be taken into account when risk to children is being assessed.
- This will allow any assessment to consider all the available evidence and the full context of any abuse.

LOOKED AFTER CHILDREN, CARE LEAVERS and OTHER CHILDREN LIVING AWAY FROM HOME

- The academy will ensure there is a designated teacher whose role is to promote the educational achievement of children who are looked after, and that the identified person has received appropriate training as defined in the Children and Young Persons Act 2008.
- We will ensure that appropriate staff have the information they need in relation to a child’s looked after legal status (whether they are looked after under voluntary arrangements with consent of parents or on an interim or full care order) and contact arrangements with birth parents or those with parental responsibility. They will also have information about the child’s care arrangements and the levels of authority delegated to the carer by the authority looking after him/her, as well as the details of the child’s social worker and the virtual academy head in the LA.
- Academy will work with the virtual academy head to discuss how the student premium plus funding can be best used to support the progress of Looked After Children in the academy.
• The academy recognises that children who were previously Looked After; Care Leavers and other children living away from home are also additionally vulnerable and may continue to require support at a higher level

MENTAL HEALTH AND BEHAVIOUR

• In order to help our students succeed, we recognise that the academy plays an important role in supporting them to be resilient and mentally healthy
• We will ensure that students and their families are enabled to participate as fully as possible in decisions and are provided with information and support
• We recognise that some children are more at risk of developing mental health problems than others. These risks can relate to the child, their family or to community and life events, and may include children who have experienced abuse
• Risk factors are cumulative, and children exposed to multiple risks are more likely to develop behavioural or mental health problems
• Where severe problems occur we will ensure that appropriate referrals are made (with consent) to specialist services (eg CAMHS)
• If we have a mental health concern about a child that is also a safeguarding concern, immediate action will be taken in line with our policy

COMMUNICATION WITH PARENTS / CARERS

• We will ensure that all parents are informed that the academy has a child protection / safeguarding policy and is required to follow WSCP guidelines and other statutory documents in respect of reporting suspected abuse to Children’s Social Care.
• Students and parents will be made aware of how the academy’s safeguarding system works and with whom they can discuss any concerns.
• Information will also be made available about any local and national telephone helplines.
• In individual cases, parents will be notified of the school’s concerns at the earliest appropriate opportunity.

CONFIDENTIALITY

• We recognise that matters related to Child Protection are of a confidential nature. The designated member of staff and / or headteacher will therefore share detailed information about a student with other staff members on a need to know basis only.
• All staff must be aware that they have a professional responsibility to share information with the designated lead and with other relevant agencies where necessary to safeguard and promote the welfare of children.
• All staff must be aware that they cannot promise a child that they will keep certain information secret.

SUPPORT FOR STAFF

• We recognise that staff working in the academy who have been dealing with child protection issues may find the situation stressful or upsetting
• We will ensure that opportunities are provided for staff to be supported in these circumstances and to talk through any anxieties they may have
• We will ensure that formal supervision is provided for staff working in Early Years and foundation stage as required
• We will consider what arrangements can be made to provide supervision for designated leads and any other staff members as appropriate

ALLEGATIONS AGAINST STAFF OR VOLUNTEERS

• We recognise that there will be occasions when a student at the academy, or a parent or another person may make an allegation against a member of staff (including supply or agency staff or contracted staff) or a volunteer. The term allegations refers to concerns reported or raised that might indicate a person has caused harm to a child, acted in a way that created potential serious risk to a child or would pose a risk of harm if they continue to work in regular or close contact with children in their present position, or in any capacity.
• The majority of allegations against staff and volunteers relate to their behaviour in the workplace. However some concerns may relate to their personal life or the care of their own children. In some cases there may have been an allegation of abuse against someone closely associated to them and this person may pose a risk of harm to the children the staff member or volunteer is responsible for.
• We expect any member of staff or volunteer who is concerned about the behaviour or presentation of a colleague, or sees an incident which concerns them, to discuss this as soon as possible with the DSL or Headteacher. If necessary the whistleblowing procedures can be used but an ethos should be encouraged which enables open discussion, and allows staff or volunteers to feel able to discuss any concerns without fear of reprisal.
• In this event the Headteacher (or Chair of Governors, if allegation is against the Head) must be informed and the Wandsworth Procedures for Managing Allegations against Staff followed. This will always involve a discussion with LA officers and a referral to the Local Authority Designated Officer (LADO) where appropriate within 24 hours of the concern / allegation becoming known.
• The criteria for making a referral to The LADO is that an individual may have:
  ➢ behaved in a way that has, or may have, harmed a child;
  ➢ possibly committed a criminal offence against or related to a child; or
  ➢ behaved towards a child or children in a way that indicates he or she would pose a risk of harm to children
  ➢ behaved or may have behaved in a way that indicates they may not be suitable to work with children
• The LADO also offers a consultation service, which supports those investigating an allegation or concern and provides expert advice. Every consultation with the LADO is followed up in writing to reflect the advice and guidance given. This means the academy will have a clear record of their correspondence with the LADO, which provides important evidence (for example if they are inspected by OFSTED). It also holds the LADO accountable for the advice given.
• All staff are expected to recognise the need for absolute confidentiality in these situations.

SAFE RECRUITMENT

• The academy will ensure that it operates a safe recruitment policy to ensure that all those working in the academy, in either a paid or unpaid capacity are suitable to do so as far as can be reasonably ascertained.
• Senior Leaders and any other staff involved in selection procedures will attend Safer Recruitment training
• Appropriate checks (i.e., enhanced DBS checks and checks against the barred list) will be carried out on all potential employees and all references will be taken up and verified.
• The academy will carry out risk assessments for any volunteers to determine if they need to undertake an enhanced DBS check or barred list check.
• The academy will ensure it is following the most recent guidance in respect of these issues, including taking account of the definition of regulated activity
• The academy will ensure compliance with Section 3 of Keeping Children Safe in Education 2018 in relation to recruitment, recruitment checks, obtaining of references, s128 checks (where applicable) and information that must be included on the single central record (SCR)
• Interview panels will follow recommendations from the HR section in relation to practice. One member of each interview panel must have completed Safer Recruitment training
• At interview, candidates will be asked to account for any gaps in their employment history.

GOVERNING BODY RESPONSIBILITIES

• The Governors will ensure that they comply with their duties under legislation. They will ensure that the policies, procedures and training in their academies or colleges are effective, comply with the law at all times, and take into account the procedures and practice of the WSCP and Keeping Children Safe in Education 2020
• The Governors will ensure that a member of the Governing Body (usually the Chair) has been nominated to liaise with the LA and/or partner agencies on issues of Child Protection and in the event of an allegation of abuse being made against the Headteacher or Principal.
• The Governors will remedy any deficiencies or weaknesses in regard to Child Protection arrangements that are brought to its attention without delay

POSITIVE HANDLING and PHYSICAL INTERVENTION

• Our policy on positive handling and physical intervention by staff is set out in a separate document and acknowledges that staff should only use physical intervention in particular circumstances, and that even when necessary the minimum force should be used to prevent harm to the child or another child or adult.
• Positive handling training will be provided by a BILD accredited trainer for all staff members to ensure best practice at all times.
• Risk assessments will be carried out where individual students have additional needs or challenges that mean there is an increased likelihood of physical interventions being required and individual plans will be developed and shared/agreed with the parents/carers.
• These plans are intended to minimise the likelihood of challenging behaviour and that if and when it does occur there is less use of physical interventions and other restrictive methods.
• Physical intervention which causes injury or severe distress to a child may have to be considered under child protection or disciplinary procedures.

SPECIFIC SAFEGUARDING ISSUES

• Up-to-date guidance and practical support on specific safeguarding issues will be sought where necessary.
• The DSL will attend relevant training and cascade information, or where relevant organise additional briefings or training input for staff. to ensure that staff are aware of issues such as those listed below, understand the indicators and recognise the complexities of these issues for young people
  ➢ Child Sexual Exploitation
  ➢ Female Genital Mutilation
  ➢ Radicalisation
  ➢ Illness Fabricated and Induced
  ➢ Domestic Abuse
  ➢ Violence in the name of Honour
  ➢ Children missing education
  ➢ Children and the court system
  ➢ Children with family members in prison
  ➢ County lines
  ➢ Domestic abuse
  ➢ Homelessness
  ➢ Peer on peer abuse, including knife crime and serious youth violence
  ➢ Sexual violence and sexual harassment, including upskirting

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ANTI - RADICALISATION

The academy supports the Prevent Strategy, which works to prevent the growth of issues that create a climate which encourages radicalisation and extremism, which in turn can lead to acts of violence or terrorism.

Radicalisation is defined as the act or process of making a person more radical or favouring of extreme or fundamental changes in political, economic or social conditions.

Extremism is defined as the holding of extreme political or religious views which may deny rights to any group or individual.

All staff members are aware of these issues and relevant staff have attended training.

The academy works within the curriculum to promote tolerance and respect for diverse views, while challenging prejudice of any kind. We are an inclusive academy which values citizenship and a sense of belonging. Students are encouraged to share their views and recognise that they are entitled to have different beliefs, but that these should not be used to influence others.

As with all matters pertaining to the maintenance of a safeguarding culture within the academy, staff are expected to be vigilant in identifying concerns and ensuring these are passed to the DSL without delay.

If any concerns arise, or are disclosed by a child, they will be responded to following normal safeguarding processes and advice would be sought from colleagues in LA (either Prevent co-ordinator or safeguarding services) if necessary.

CHILDREN WHO ABUSE OTHER CHILDREN

We recognise that children are capable of abusing their peers. As a academy we work to minimise the risk of peer on peer abuse and will investigate and deal with any allegations robustly. Where needed risk assessments will be carried out and strategies put in place to protect the child who has suffered abuse and to offer them support. Concerns raised will be treated seriously and followed up in a timely and sensitive fashion.

It is important to be conscious that any child who is engaging in abusive behaviour towards others may have been subject to abuse from other children or from adults. Abusive behaviour can be displayed in a variety of ways and can consist of sexual abuse / activity; physical harm; emotional abuse and / or verbal abuse.
Children who abuse others should be held responsible for their abusive behaviour, whilst being identified and responded to in a way which meets their needs as well as protecting others.

In such incidences, the academy will follow guidance issued in relation to children who abuse others and local procedures and make referrals to social care, CAMHS and / or police as appropriate. This guidance is attached as (Appendix 6)

Instances of sexual violence and sexual harassment will be taken seriously and responded to robustly. The academy will adhere to guidance in section 5 of Keeping Children Safe in Education and follow procedures (as detailed in Appendix 7)

All staff will be made aware of indicators which may signal that children are at risk from, or involved in, serious violent crime. They will be provided training and information about the associated risks and the measures in place to manage these, in line with Home Office guidance “Preventing youth violence and gang involvement” and the OFSTED report “Safeguarding children and young people from knife crime” (as detailed in Appendix 12)

OTHER RELATED POLICIES

- This policy has clear links to other policies in our academy, in particular to any policies concerned with the protection of all children in the academy from various kinds of harm. These policies are listed below:
  - staff code of conduct, including acceptable use of technologies, staff/student relationships, communications including use of social media
  - whistleblowing
  - anti-bullying
  - online safety
  - discipline and behaviour
  - positive handling and physical intervention
  - discrimination (sex, race and disability)
  - health and safety
  - photography and images
  - children missing from academy and education
  - confidentiality
  - self-harm
  - student information (DCSF guidance)
• safer recruitment
• responding to bereavement guidance
• children with medical needs
• peer on peer abuse

Appendix 1

available electronically via Wandsworth Safeguarding Board website

London Safeguarding Children Board supplementary procedures
These provide detailed information related to specific safeguarding issues. They are available via the London SCB website (as above).

Keeping Children Safe in Education
DfES statutory guidance issued Sept 2020
Keeping Children Safe in Education 2020
Or via www.gov.uk/government/publications
This guidance contains links to guidance and advice about many of the key specific safeguarding issues.

Working Together to Safeguard Children 2018

What To Do If You Are Worried a Child Is Being Abused
What to do if you are worried – revised guidance for all professionals to use if they are worried a child may be being abused

Information Sharing Guidance
Information Sharing Guidance 2015 – revised guidance on information sharing for all professionals

Managing Allegations Against Staff
WSCB guidance, available on WSCB website. www.wscb.org.uk

Children Missing from Home and Care
WSCB procedures, available on WSCB website www.wscb.org.uk

Positive Handling
WSCB guidance, available on WSCB website www.wscb.org.uk

Sexual exploitation
WSCB protocol and guidance, available on WSCB website www.wscb.org.uk

Domestic Violence – guide for academys
Wandsworth guidance issued June 2012
Thresholds for Intervention – Multi-Agency guidance
Wandsworth Guidance updated 2020, available on WSCP website [www.wscp.org.uk](http://www.wscp.org.uk)

Mental Health and Behaviour in academys – departmental advice for academy staff
DfE guidance, issued June 2014

Whistleblowing policy – Wandsworth Council HR or general guidance can be found at [https://www.gov.uk/whistleblowing](https://www.gov.uk/whistleblowing)

The NSPCC what you can do to report abuse dedicated 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

Safeguarding Children and young people from knife crime
OFSTED report March 2019

Vulnerable Children in a Digital World
Adrienne Katz and Dr Aimen El Asam in partnership with Internet matters.org

When to Call the Police (NCPP guidance)
[https://www.npcc.police.uk/documents/Children%20and%20Young%20people/When%20to%20call%20the%20police%20guidance%20for%20academys%20and%20colleges.pdf](https://www.npcc.police.uk/documents/Children%20and%20Young%20people/When%20to%20call%20the%20police%20guidance%20for%20academys%20and%20colleges.pdf)

Wandsworth Safeguarding Children Partnership – published arrangements 27th June 2019

Ofsted framework for Inspecting safeguarding in early years, education and skills
### Academy report to Child Protection Conference or Looked After Child review

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When completing the sections below consider issues such as attendance and punctuality; preparation for academy/learning; general appearance; emotional presentation and wellbeing; indicators that child may have suffered harm/be at risk of harm; disclosures made by child; behaviour and social development; relationships with peers and adults; academic progress/areas requiring improvement; contact with family; etc.

**What is working well?**

**What are we worried about?**
What needs to happen?

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Reports should be shared with families prior to the meeting except in exceptional circumstances
Please send this report wherever possible at least 48 hours in advance of the relevant meeting to Childrensplanning@wandsworth.gov.uk and bring copies for those attending the meeting.
Appendix 3

Guidance re potential signs of abuse from London SCB procedures

Recognising Physical Abuse

The following are often regarded as indicators of concern:

- An explanation which is inconsistent with an injury
- Several different explanations provided for an injury
- Unexplained delay in seeking treatment
- The parents / carers are uninterested or undisturbed by an accident or an injury
- Parents are absent without good reason when their child is presented for treatment
- Repeated presentation of minor injuries (which may represent a ‘cry for help’ and if ignored could lead to a more serious injury.
- Family use of different doctors and A&E departments
- Reluctance to give information or mention previous injuries

Bruising

Children can have accidental bruising, but the following must be considered as non accidental unless there is evidence or an adequate explanation provided:

- Any bruising to a pre-crawling or pre-walking baby
- Bruising in or around the mouth, particularly in small babies which may indicate force feeding
- Two simultaneous bruised eyes, without bruising to the forehead (rarely accidental, though a single bruised eye can be accidental or abusive)
- Repeated or multiple bruising on the head or on sites unlikely to be injured accidentally
- Variation in colour possibly indicating injuries caused at different times
- The outline of an object used e.g. belt marks, hand prints or a hair brush
- Bruising or tears around, or behind, the earlobe/s indicating injury by pulling or twisting
- Bruising around the face
- Grasp marks on small children
- Bruising on the arms, buttocks and thighs may be an indicator of sexual abuse

Bite Marks

Bite marks can leave clear impressions of the teeth. Human bite marks are oval or crescent shape. Those over 3 cm in diameter are more likely to have been caused by an adult or an older child.

A medical opinion should be sought where there is any doubt over the origin of the bite.
**Burns and Scalds**

It can be difficult to distinguish between accidental and non-accidental burns and scalds, and will always require experienced medical opinion. Any burn with a clear outline may be suspicious e.g:

- Circular burns from cigarettes (but may be friction burns if along the bony protuberance of the spine)
- Linear burns from hot metal rods or electrical fire elements
- Burns of uniform depth over a large area
- Scalds that have a line indicating immersion or poured liquid (a child getting into hot water of its own accord will struggle to get out and cause splash marks)
- Old scars indicating previous burns / scalds which did not have appropriate treatment or adequate explanation

Scalds to the buttocks of a small child, particularly in the absence of burns to the feet, are indicative of dipping into a hot liquid or bath.

**Fractures**

Fractures may cause pain, swelling and discoloration over a bone or a joint.

Non-mobile children rarely sustain fractures.

There are grounds for concern if:

- The history provided is vague, non-existent or inconsistent with the fracture type
- There are associated old fractures
- Medical attention is sought after a period of delay when the fracture has caused symptoms such as swelling, pain or loss of movement
- There is an unexplained fracture in the first year of life

**Scars**

A large number of scars or scars of different sizes or ages, or on different parts of body, may suggest abuse

**Behavioural Indications**

Some children may behave in ways that alert you to the possibility of physical injury, for example

- Withdrawal from physical contact
- Fear of returning home
- Self destructive tendencies
- Aggression towards others
**Recognising Emotional Abuse**

Emotional abuse may be difficult to recognise, as the signs are usually behavioural rather than physical. The manifestations of emotional abuse might also indicate the presence of other kinds of abuse.

The indicators of emotional abuse are often also associated with other forms of abuse.

The following may be indicators of emotional abuse:

- Developmental delay
- Abnormal attachment between a child and parent / carer e.g. anxious, indiscriminate or no attachment
- Aggressive behaviour towards others
- Scape-goated within the family
- Frozen watchfulness, particularly in pre-academy children
- Low self esteem and lack of confidence
- Withdrawn or seen as a ‘loner’ – difficulty relating to others
- Over-reaction to mistakes
- Fear of new situations
- Inappropriate responses to painful situations
- Neurotic behaviours
- Self harming
- Running away

**Recognising Neglect**

Evidence of neglect is built up over a period of time and can cover different aspects of parenting. Indicators include:

- Failure by parents or carers to meet the basic essential needs e.g. adequate food, clothes, warmth, hygiene and medical care
- A child seen to be listless, apathetic and unresponsive with no apparent medical cause
- Failure of child to grow within normal expected pattern, with accompanying weight loss
- Child thrives away from home environment
- Child frequently absent from or late for academy
- Child left with adults who are intoxicated or violent
- Child abandoned or left alone for excessive periods
- Compulsive stealing or scavenging
Recognising Sexual Abuse

Boys and girls of all ages may be sexually abused and are frequently scared to say anything due to guilt and / or fear. This is particularly difficult for a child to talk about and full account should be taken of the cultural sensitivities of any individual child / family.

Recognition can be difficult, unless the child discloses and is believed. There may be no physical signs and indications are likely to be emotional / behavioural.

Some behavioural indicators associated with this form of abuse are:

- Inappropriate sexualised conduct
- Sexually explicit behaviour, play or conversation, inappropriate for the child’s age
- Continual and inappropriate or excessive masturbation
- Self-harm (including eating disorder, self mutilation and suicide attempts)
- Involvement in prostitution or indiscriminate choice of sexual partners
- An anxious unwillingness to remove clothes for e.g. sports events (but this may be related to cultural norms or physical difficulties)
- Concerning changes in behaviour or general presentation
- Regressive behaviour
- Distrust of a particular adult
- Unexplained gifts of money
- Sleep disturbances or nightmares
- Phobias or panic attacks

Some physical indicators associated with this form of abuse are:

- Pain or itching of genital area
- Blood on underclothes
- Pregnancy in a younger girl where the identity of the father is disclosed
- Physical symptoms such as injuries to the genital or anal areas, bruising to buttocks, abdomen and thighs, sexually transmitted disease, presence of semen in vagina, anus, external genitalia or clothing
- Wetting or soiling
Appendix 4

Safeguarding / Child Protection protocol / procedures

Southfields Academy

The designated members of staff in our academy are
Senior DSL – Jacqueline Valin, C.E.O.
Senior DSL – Larry Davis, Deputy Headteacher
Operational DSL – Sara Sharpe, Years 7-11
Operational DSL – Nathalia Hess, Post-16
DSL for XL – Jonathan Millington, Head of Centre

Designated Mental Health Leads
Tricia Nearn
Jemma Hughes

All staff members have a statutory responsibility to safeguard and promote the welfare of all students at all times

If you have a concern about a student or you receive information that leads you to be concerned that a student has been harmed or is at risk of harm or their welfare is being compromised you are required to act appropriately to ensure action can be taken to protect the student concerned.

The concern may be as a result of a disclosure from a student, a parent or a third party or may arise due to behaviour that has caused you to become concerned.

If a student discloses abuse please note the following key points
- Listen carefully to what the student is telling you without interrupting
- Do not promise confidentiality
- Remain non judgemental and keep an open mind
- Do not ask leading questions, or more questions than you have to – just establish what the student is telling you
- Be honest with the student and explain what you will happen next
- Record the information fully
- Pass on to the designated safeguarding lead (DSL)

In the case of any concerns always record the information clearly and be clear how the concern has arisen.

If the information you have indicates that the student has suffered harm or there is a high level of risk, ensure this is passed to the DSL immediately.

In all other instances concerns should be passed on to the DSL at the as soon as possible – do not delay.
Please remember the DSL is available to offer help, advice and guidance to staff and students where necessary. If you have a concern or problem and are unclear how to proceed ask for advice.

In all cases ensure ongoing support is offered to the student as appropriate.
Appendix 5

Referral flow chart

1. Staff have concerns about a child
   - Staff discuss with designated safeguarding lead
     - Referral not required - school takes relevant action, possibly including early help and monitors locally
     - Referral made if concerns escalate
     - Designated safeguarding lead makes referral to children’s social care (and calls police if appropriate)
     - Within one working day social worker makes a decision about the type of response required...

     a. Child in need of immediate protection - refer to NSPCC
     b. Section 47(3) enquiries - appropriate referrer informed
     c. Section 17(3) enquiries - appropriate referrer informed
     d. No formal assessment required - refer to NSPCC

     e. Appropriate emergency action taken by social worker, police or NSPCC
     f. Identify child at risk (s47) of significant harm - possible child protection plan
     g. Consider child in need section 17 enquiries
     h. Identify if child in need and offer appropriate support
     i. School considers early help assessment, accessing universal services and other support

2. At all stages staff should keep the child’s circumstances under review and re-refer, if appropriate, to ensure the child’s circumstances improve - the child’s best interests must always come first
Guidance for schools re children who abuse other children

Managing situations where children have been abused by other children can be complex and stressful. For the purpose of this document ‘child’ refers to any child or young person up to the age of 18 years.

It is important to be conscious that any child who is engaging in abusive behaviour towards others may have been subject to abuse from other children or from adults. Abusive behaviour can be displayed in a variety of ways and can consist of sexual abuse/activity; physical harm; emotional abuse, verbal abuse.

When dealing with such allegations, professionals should be mindful that there is significant research evidence to suggest that children who behave in a sexually inappropriate and/or aggressive way towards other children are often victims of abuse themselves.

There is also significant research evidence which indicates that abuse is likely to be repeated without appropriate intervention and treatment. This must be considered throughout the planning stages of managing cases of abuse perpetrated by children.

Where an allegation is made regarding alleged abuse perpetrated by another child, the age and understanding of the alleged perpetrator must be considered throughout decision making.

The circumstances of the alleged perpetrator must be assessed separately from those of the alleged victim and must include exploration of why this behaviour has occurred.

The focus of involvement with the alleged perpetrator and their family will be both to determine risks to and from the child concerned within the parameters of the Children Act 1989, and to manage allegations against them within the criminal justice framework.

Children who abuse others should be held responsible for their abusive behaviour, whilst being identified and responded to in a way which meets their needs as well as protecting others.

Process

When an instance of child on child abuse comes to light, is disclosed or where there is evidence to indicate it has occurred, a referral should be made to children’s social care in respect of both children concerned. The interests of the identified victim must always be the paramount consideration.

Where the allegation relates to an incident that took place within the academy, or relates to students attending the same academy the academy should

- Keep the involved children separate during the academy day while the investigation is taking place to avoid collusion or intimidation
- Having established what is alleged to have taken place, avoid talking to the children any further about the incident(s)
- Keep a detailed log of actions, discussions and decisions
- Carry out a risk assessment and put a risk management plan in place if necessary – ensure that non-teaching times are considered, especially times when students are moving around the academy as the child who has been harmed may feel very vulnerable at such times
• Be aware that whether the incident(s) happened in academy or elsewhere, other students may know what has happened (or is alleged to have happened). Other students may have been involved, either directly or indirectly. Other students may be judgemental or make unkind, or even threatening, comments.

• Contact parents where possible (unless advised otherwise, or serious concern re further risk to child or in particularly complex situations eg sexual exploitation – in these instances seek advice).

• Consider whether the situation warrants information being shared with other parents in the academy (eg where press coverage is likely) and seek advice.

The decision as to whether or not behaviour directed at another child should be categorised as harmful is clearly dependent on the individual circumstances of the case. It may be helpful to consider the following factors:

• The relative chronological and developmental age of the two children.

• Whether the alleged abuser is supported or joined by other children.

• Any differential in power or authority (eg related to race, gender, physical, emotional or intellectual vulnerability of victim).

• The actual behaviour (consider all factors).

• Whether the behaviour could be described as age appropriate or involves inappropriate sexual knowledge or motivation.

• The degree of coercion, physical aggression, intimidation or bribery.

• The victim’s experience of the behaviour and the impact it is having on them.

• Attempts to ensure secrecy.

• Duration and frequency of behaviour.

In such cases the needs of each child should be separately considered by social care. In cases where a significant incident has occurred or the alleged incident is of a serious nature the usual process will involve a separate strategy meeting in respect of each child, and s47 enquiries initiated, which will involve discussion with police (CAIT). Different social workers should be allocated for the child who is the victim and the child who has harmed, even if they are living in the same household. Police will decide whether an alleged offence should be subject to criminal investigation. If the investigation / assessment concludes that the allegations are substantiated, the children should not necessarily be expected to continue their education in contact with each other. The child (ren) responsible for the abuse should be moved if necessary. The views and wishes of the child who has been abused and their parents should be appropriately considered in the decision making.

Once initial actions have been taken and processes are in place consideration should be given to the provision of ongoing support / counselling for the children involved, where appropriate / necessary.

Additional guidance is available via the London Child Protection procedures http://www.londoncp.co.uk/chapters/ch_harm_others.html
Appendix 7

Guidance for schools re child on child sexual violence and sexual harassment

Victims and alleged perpetrators
There are many different ways to describe children who have been subjected to sexual violence and/or sexual harassment and many ways to describe those who are alleged to have carried out any form of abuse. For the purposes of this advice, we use the term ‘victim’. It is a widely recognised and understood term. It is important that schools and colleges recognise that not everyone who has been subjected to sexual violence and/or sexual harassment considers themselves a victim or would want to be described in this way. Ultimately, schools and colleges should be conscious of this when managing any incident and be prepared to use any term with which the individual child is most comfortable.

We also use the term ‘alleged perpetrator’ and where appropriate ‘perpetrator’. These are widely used and recognised terms and the most appropriate to aid effective drafting of advice. However, schools and colleges should think very carefully about terminology, especially when speaking in front of children. As above, the use of appropriate terminology will be for schools and colleges to determine, as appropriate, on a case-by-case basis.

Sexual violence and sexual harassment can occur between two children of any age and sex. It can also occur through a group of children sexually assaulting or sexually harassing a single child or group of children.

Children who are victims of sexual violence and sexual harassment will likely find the experience stressful and distressing. This will, in all likelihood, adversely affect their educational attainment. Sexual violence and sexual harassment exist on a continuum and may overlap, they can occur online and offline (both physically and verbally) and are never acceptable. It is important that all victims are taken seriously and offered appropriate support.

Reports of sexual violence and sexual harassment are extremely complex to manage. It is essential that victims are protected, offered appropriate support and every effort is made to ensure their education is not disrupted. It is also important that other children, adult students and academy and college staff are supported and protected as appropriate.

Schools need to make it clear that sexual violence and sexual harassment is not acceptable, will never be tolerated and is not an inevitable part of growing up. Children need to understand that sexual violence or sexual harassment will not be dismissed as “banter”, “part of growing up”, “just having a laugh” or “boys being boys” and that challenging behaviour (potentially criminal in nature), such as grabbing bottoms, breasts and genitalia and flicking bras and lifting up skirts will not be tolerated as this risks normalising such behaviour.
We understand that such behaviours may reflect wider societal factors beyond the academy and college, such as everyday sexist stereotypes and everyday sexist language. This is why a whole academy/college approach (especially preventative education) is important.

Some students (e.g. those with SEND, or those who are LGBT) can be particularly vulnerable. Schools also need to be aware that staff can also be victims of sexual violence or harassment and have strategies to protect staff.

Sexual violence refers to sexual offences under the Sexual Offences Act 2003 as described below:

**Rape:** A person commits an offence of rape if: he intentionally penetrates the vagina, anus or mouth of another person with his penis, that person does not consent to the penetration and he does not reasonably believe that they have consented.

**Assault by Penetration:** A person commits an offence if: s/he intentionally penetrates the vagina or anus of another person with a part of her/his body or anything else, the penetration is sexual, that person does not consent to the penetration and s/he does not reasonably believe that they have consented.

**Sexual Assault:** A person commits an offence of sexual assault if: s/he intentionally touches another person, the touching is sexual, that person does not consent to the touching and s/he does not reasonably believe that they have consented.

**Consent** is about having the freedom and capacity to choose. Consent to sexual activity may be given to one sort of sexual activity but not another, e.g. to vaginal but not anal sex or penetration with conditions, such as wearing a condom. Consent can be withdrawn at any time during sexual activity and each time activity occurs. Someone consents to vaginal, anal or oral penetration only if s/he agrees by choice to that penetration and has the freedom and capacity to make that choice.

- a child under the age of 13 can never consent to any sexual activity;
- the age of consent is 16. However, it is recognised that between the ages of 13 and 16 sexual activity may be considered by the young people to be consensual. In cases where the sexual activity is mutually agreed and non-exploitative then it is not intended to instigate criminal proceedings. An assessment against risk factors should be carried out to assist in decision making in relation to safeguarding
- sexual intercourse without consent is rape.

**Sexual harassment** is ‘unwanted conduct of a sexual nature’ that can occur online and offline. Sexual harassment is likely to: violate a child’s dignity, and/or make them feel intimidated, degraded or humiliated and/or create a hostile, offensive or sexualised environment. Whilst not intended to be an exhaustive list, sexual harassment can include:
• sexual comments, such as: telling sexual stories, making lewd comments, making sexual remarks about clothes and appearance and calling someone sexualised names;

• sexual “jokes” or taunting;

• physical behaviour, such as: deliberately brushing against someone, interfering with someone’s clothes (schools and colleges should be considering when any of this crosses a line into sexual violence - it is important to talk to and consider the experience of the victim) and displaying pictures, photos or drawings of a sexual nature;

• upskirting (which is now a criminal offence) – this typically involves taking a picture under a person’s clothing without them knowing, with the intention of viewing their genitals or buttocks to obtain sexual gratification, or cause the victim humiliation, distress or alarm;

• online sexual harassment. This may be standalone, or part of a wider pattern of sexual harassment and/or sexual violence. It may include:

  ➢ non-consensual sharing of sexual images and videos. (UKCCIS sexting advice provides detailed advice for schools and colleges);

  ➢ sexualised online bullying;

  ➢ unwanted sexual comments and messages, including, on social media; and

  ➢ sexual exploitation; coercion and threats

Preventative programmes should be developed to be age and stage of development appropriate and tackle such issues as

• healthy and respectful relationships;

• what respectful behaviour looks like;

• consent;

• gender roles, stereotyping, equality;

• body confidence and self-esteem;

• prejudiced behaviour;

• that sexual violence and sexual harassment is always wrong; and

• addressing cultures of sexual harassment.

Responding Reports of sexual violence and sexual harassment are likely to be complex, requiring difficult professional decisions to be made, often quickly and
under pressure. Pre-planning, effective training and effective policies will provide
schools and colleges with the foundation for a calm, considered and appropriate
response to any report.

Ultimately, any decisions are for the academy or college to make on a case-by-case
basis, with the designated safeguarding lead (or a deputy) taking a leading role, using
their professional judgement and being supported by other agencies, such as
children’s social care and the police as required.

Disclosures from children should be dealt with sensitively in line with guidance about
any safeguarding disclosures. The child should be reassured that they are being
taken seriously and that they will be supported and kept safe. A victim should never
be given the impression that they are creating a problem by reporting sexual
violence or sexual harassment. Nor should a victim ever be made to feel ashamed for
making a report.

When there has been a report of sexual violence, the DSL (or a deputy) should make
an immediate risk and needs assessment.

Where there has been a report of sexual harassment, the need for a risk assessment
should be considered on a case-by-case basis.

The risk and needs assessment should consider:

- the victim, especially their protection and support;
- the alleged perpetrator; and
- all the other children (and, if appropriate, adult students and staff) at the academy
  or college, especially any actions that are appropriate to protect them;

The designated safeguarding lead (or a deputy) should ensure they are engaging
with children’s social care and specialist services as required. Where there has been
a report of sexual violence, it is likely that professional risk assessments by social
workers and or sexual violence specialists will be required.

It is important that the designated safeguarding lead (and their deputies) are clear
about the local process for referrals and follow that process.

Where a report of rape, assault by penetration or sexual assault is made, the starting
point is this should be passed on to the police. Whilst the age of criminal
responsibility is ten, if the alleged perpetrator is under ten, the starting principle of
reporting to the police remains. The police will take a welfare, rather than a criminal
justice, approach.

At this stage, schools and colleges will generally inform parents or carers unless
there are compelling reasons not to, for example, if informing a parent or carer is
likely to put a child at additional risk. In circumstances where parents or carers have
not been informed, it will be especially important that the academy or college is
supporting the child in any decision they take. This should be with the support of children’s social care and any appropriate specialist agencies.

The wishes of the victim in terms of how they want to proceed should be taken into account. This is especially important in the context of sexual violence and sexual harassment. Victims should be given as much control as is reasonably possible over decisions regarding how things are being taken forward.

Safeguarding sexually active young people (under 18s)

The London Child Protection Procedures has several supplementary procedures. One of these is the Procedure for Safeguarding Sexually Active Children (remembering that all young people are deemed to be a child in law until their eighteenth birthday). These are designed to help professionals identify those children and young people whose sexual relationships may be abusive.

A child under the age of 13 is not legally capable of consenting to sexual activity. Any suspicion that a child under 13 is involved in sexual activity should be discussed with the nominated child protection lead in the organisation. Under the Sexual Offences Act 2003 penetrative sex with a child under 13 is classed as rape. All cases such as these must be referred to Children’s Specialist Services.

Sexual activity with a child under 16 is also an offence. However, it is recognised that between the ages of 13 and 16 this activity may be consensual. There should still be consideration as to whether this should be discussed with or referred to Children’s Specialist Services as there may still be serious consequences for the young person, but no automatic requirement to do so. The younger the child the stronger the presumption must be that sexual activity may be harmful.

It is also accepted that it is not always in the best interests of child for criminal proceedings to be instigated. In cases where the sexual activity is mutually agreed and non-exploitative then it is not intended to instigate criminal proceedings.

The first duty is to safeguard and promote the welfare of young people and professionals should be aware that the duty of confidentiality is not absolute in matters such as this. There may be other children involved, for example siblings, and sharing information may be required in law.

Sexual activity between the ages of 16 and 17 will not be an offence but may still involve risk or harm and so particular factors still need to be considered. Professionals working with children need to consider how to balance children’s rights and wishes with their responsibility to keep children safe from harm.

Underage sexual activity should always be seen as a possible indicator of child sexual exploitation.

In order to assess whether the relationship is harmful the following factors should be discussed:

- Is the young person competent to understand and consent to sexual activity?
- The child’s living conditions (any other types of concern/ other statutory agencies involved)
- Age differences in the relationship
- Whether the child has a disability
- Power imbalances in the relationship
• Whether aggression, coercion or bribery could have been involved
• Whether the child may have been disinhibited by substances or alcohol
• If attempts had been made to keep the matter secret (beyond what would normally be expected)
• Have there been attempts at ‘grooming’ (through gifts, treats, money, drugs or developing a relationship with the child or their parents)
• Whether the partner is known to have had previous concerning relationships.

If there is reasonable cause to suspect that a child is suffering or is likely to suffer significant harm then a strategy meeting will be held to share concerns and agree action.

**It is the responsibility of individual members of staff to ensure that the relationship they develop with students or students cannot be misinterpreted or developed beyond the professional. It is an offence for anyone in a position of trust or authority in relation to a young person to have a sexual relationship with a child or young person up to the age of 18.**
Children 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 (LA) have a duty to establish, as far as it is possible to do so, the identity of children of compulsory academy age who are missing education in their area. This requires a co-ordinated approach across schools, relevant LA sections and other agencies to ensure good monitoring systems are in place.

A child going missing from education is a potential indicator of abuse or neglect. The academy will follow their established procedure for unauthorised absence and for following up children who 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 them going missing in future.

The academy has both an admissions register and an attendance register, and all students are placed on both registers (unless students are boarders). Students must be entered on the admissions register at the beginning of the first day on which the academy has agreed or been notified that the student will attend the academy. If the student fails to attend the academy will undertake reasonable enquiries to establish their whereabouts.

The academy will make reasonable enquiries (jointly with the LA) to establish the whereabouts of a student who ceases to attend, before deleting the child from roll if the deletion is under regulation 8(1), sub paragraphs (f)(iii) and (h)(iii) (see table below)

The academy will always inform the LA of any student who is going to be removed from the admission register under any of the grounds listed in the regulations (see table below)

The notification will include:

a) The full name of the student
b) The full name and address of any parent with whom the child usually resides
c) At least one telephone number of the parent
d) The student’s future address and destination academy (if applicable)
e) The ground in regulation 8 under which the student’s name is to be removed

The notification should be made as soon as the grounds above are met and prior to removal. This is essential so that the LA can take appropriate follow up action when required.
The academy will also notify the LA within 5 days of adding a student’s name to the admission register at a non-standard transition point. The notification will include all the details included in the admissions register. The academy will also provide information about student admissions at standard transition points if requested to do so by the LA.

In line with the safeguarding duties of the academy, all unexplained student absences will be investigated. The academy must inform the LA of any student who fails to attend academy, or has been absent without permission for a continuous period of 10 academy days or more. Established procedures will be followed, but each case needs to be treated on its own merits, taking into account all the facts of the case. Some children are at particular risk, and may also need referral to social care.

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<th>Grounds for deleting a student of compulsory academy age from the academy admission register set out in the Education (Student Registration) (England) Regulations 2006, as amended</th>
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<td>1   8(1)(a) - where the student is registered at the academy in accordance with the requirements of a academy attendance order, that another academy is substituted by the local authority for that named in the order or the order is revoked by the local authority on the ground that arrangements have been made for the child to receive efficient full-time education suitable to his age, ability and aptitude otherwise than at academy.</td>
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<td>2   8(1)(b) - except where it has been agreed by the proprietor that the student should be registered at more than one academy, in a case not falling within sub-paragraph (a) or regulation 9, that he has been registered as a student at another academy.</td>
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<td>3   8(1)(c) - where a student is registered at more than one academy, and in a case not falling within sub-paragraph (j) or (m) or regulation 9, that he has ceased to attend the academy and the proprietor of any other academy at which he is registered has given consent to the deletion.</td>
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<td>4   8(1)(d) - in a case not falling within sub-paragraph (a) of this paragraph, that he has ceased to attend the academy and the proprietor has received written notification from the parent that the student is receiving education otherwise than at academy.</td>
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<td>5   8(1)(e) - except in the case of a boarder, that he has ceased to attend the academy and no longer ordinarily resides at a place which is a reasonable distance from the academy at which he is registered.</td>
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<td>6   8(1)(f) - in the case of a student granted leave of absence in accordance with regulation 7(1A), that — (i) the student has failed to attend the academy within the ten academy days immediately following the expiry of the period for which such leave was granted; (ii) the proprietor does not have reasonable grounds to believe that the student is unable to attend the academy by reason of sickness or any unavoidable cause; and (iii) the proprietor and the local authority have failed, after jointly making reasonable enquiries, to ascertain where the student is.</td>
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<td>7   8(1)(g) - that he is certified by the academy medical officer as unlikely to be in a fit state of health to attend academy before ceasing to be of compulsory academy age, and neither he nor his parent has indicated to the academy the intention to continue to...</td>
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| 8   | 8(1)(h) - that he has been continuously absent from the academy for a period of not less than twenty academy days and  
     (i) at no time was his absence during that period authorised by the proprietor in accordance with regulation 6(2);  
     (ii) the proprietor does not have reasonable grounds to believe that the student is unable to attend the academy by reason of sickness or any unavoidable cause; and  
     (iii) the proprietor of the academy and the local authority have failed, after jointly making reasonable enquiries, to ascertain where the student is. |
| 9   | 8(1)(i) - that he is detained in pursuance of a final order made by a court or of an order of recall made by a court or the Secretary of State, that order being for a period of not less than four months, and the proprietor does not have reasonable grounds to believe that the student will return to the academy at the end of that period. |
| 10  | 8(1)(j) - that the student has died |
| 11  | 8(1)(k) - that the student will cease to be of compulsory academy age before the academy next meets and  
     (i) the relevant person has indicated that the student will cease to attend the academy; or  
     (ii) the student does not meet the academic entry requirements for admission to the academy’s sixth form |
| 12  | 8(1)(l) - in the case of a student at a academy other than a maintained academy, an Academy, a city technology college or a city college for the technology of the arts, that he has ceased to be a student of the academy |
| 13  | 8(1)(m) - that he has been permanently excluded from the academy |
| 14  | 8(1)(n) - where the student has been admitted to the academy to receive nursery education, that he has not on completing such education transferred to a reception, or higher, class at the academy |
| 15  | 8(1)(o) where—  
     (i) the student is a boarder at a maintained academy or an Academy;  
     (ii) charges for board and lodging are payable by the parent of the student; and  
     (iii) those charges remain unpaid by the student’s parent at the end of the academy term to which they relate |
Role of Designated Safeguarding Lead (DSL)

The DSL is the cornerstone of day to day safeguarding in the academy and should be the first port of call for any safeguarding issues.

The role of the DSL should be held by an appropriate senior member of staff, who is a member of the academy’s leadership team.

The DSL takes lead responsibility for safeguarding and child protection practice in the academy and this should be explicit in their job description.

The DSL must have appropriate status and authority within the academy to carry out the duties of the post. They should be given the time, funding, training, resources and support to

- Provide advice and support to other staff
- To take part in CP meetings, strategy discussions and other multi-agency meetings (and / or support other staff to do so)
- To contribute to the assessment of children

Academys should also ensure that they have at least one, appropriately trained, deputy DSL. The DSL (or a deputy) should be available at all times during the academy day for staff to discuss any safeguarding concerns.

The activities of the DSL can be delegated to a trained deputy DSL, but the ultimate lead responsibility for CP, as set out in the guidance, remains with the nominated lead and this responsibility cannot be delegated

Key responsibilities include

- Responsibility for following up concerns and making appropriate referrals (these may be to early intervention / targeted support services, health, social care, CAMHS, Channel programme, police, DBS etc)
- Information gathering, effective monitoring systems and recording
- Liaising with other agencies as required
- Liaising with parents / carers when there are concerns
- Liaising with the Headteacher / Principal to inform him or her of key issues
- Liaising with case manager in the event of an Allegation Against a Professional
- Liaising with all staff on safeguarding matters and
- Acting as a source of support, advice and expertise for staff
- Encouraging a safeguarding ethos across the whole academy community and a culture of listening to children and taking account of their wishes and feelings
- Keeping the best interests of the child, or children, in mind at all times when responding to safeguarding matters
Training

The DSL (and any deputies) should undergo training at an appropriate level to provide them with the knowledge and skills to carry out the role.

They must also attend Prevent training.

Their knowledge and skills must be updated at least annually to allow them to understand and keep up with any developments relevant to their role.

Policy and procedures

The DSL should ensure there is a safeguarding policy which is reviewed and updated annually (as a minimum); that the policy and procedures are known to, and understood by, all staff in the academy; that the policy is available to parents and they understand the academy's safeguarding responsibilities and that referrals may be made.

Recording

The DSL should ensure there is an effective recording system for safeguarding matters, which is kept securely and confidentially with access restricted to those members of staff who have a lead role.

When a child leaves the academy, the DSL should ensure his or her safeguarding records are securely transferred to the DSL in the receiving academy in a timely fashion. Confirmation of receipt should be recorded.
Safeguarding recording and record keeping guidance for schools

This guidance is intended to support effective recording of key (significant) events for students, safeguarding concerns and Child Protection issues.

The importance of accurate recording is generally well understood by staff members but advice is frequently requested in respect of this issue.

**Significant life events**

Some key events in a child or family can have a significant impact and it is essential that these are clearly recorded on the child’s file. An example of a significant event would be the death of parent, sibling or other close family member. Unnecessary distress can be caused to a child or parent if such significant information is overlooked or not known, so it is important that it is recorded in such a way as to be accessible to other members of staff who may be working with the child or in a position where they may be required to contact the family.

**Key information**

Schools need to have key information about students recorded and regularly updated. This information should include basic details such as

- which adults have Parental Responsibility for a child
- contact details for parents and any other nominated adults who can be contacted in case of emergency – it is advised that schools ask for three contact numbers for each child – one of which should be a trusted adult who the parent agrees can be contacted in an emergency but who does not live at the home address
- which adults the child lives with (especially in situations where parents do not live together) and contact arrangements if relevant
- any legal orders in place, particularly any which affect the care of the child
- any information which may impact on the safety of the child – e.g. adults who pose a risk to a child or are not permitted contact; Domestic Abuse issues etc.
- details of any key professionals working with the child

**Child Protection / safeguarding concerns**

Many schools have specific proforma for the recording of Child Protection (CP) / safeguarding concerns. These can be very useful as they guide staff members by the completion of certain fields / questions and ensure that key information needed is not missed. Some use a coloured paper so that they are easily recognisable. Whatever the system in place it is essential that all staff are aware of the requirement to complete recording of CP / safeguarding concerns and given guidance about distinguishing between fact and opinion. An example proforma is attached – app 3

Schools are increasingly using computerised safeguarding recording systems (eg CPOMS or My Concerns) and these are generally proving to be positive in enabling effective recording and facilitating retrieval of information when needed. Guidance given to staff about good and effective recording should be the same whether they are writing it on paper or typing it into a computer system.
If injuries have been seen these should be recorded as accurately as possible, giving a clear description of the marks seen and their location.

If a disclosure has been received from a child this should be recorded using the child’s own words, rather than an interpretation of what was said.

If the concern is as a result of third party information received this must be made explicit.

CP notes should be dated and signed by the member of staff who noted the concern or received the initial information about the issue.

Designated Safeguarding Leads should record when the information was received and any discussion had with parents, other staff members or professionals from other agencies, the identity of the other professional (eg name of duty social worker) and clearly note any decisions or actions agreed. This includes recording the reasons for a decision not to make an external referral if this is relevant.

Copies of referrals made to external agencies should be kept in the child’s individual confidential record, alongside minutes of any meetings held, letters, e-mails etc.

Please remember when referrals are made it is important to include:

- basic family details with contact details for the parents
- whether parents have been informed / consent to the referral
- if the concerns have not been discussed with the family why this is - usually only in cases where to do so may place the child at further immediate risk; where the parent is believed to have been responsible for / colluded in the child being sexually abused; or if all attempts to contact the parent have failed
- a clear explanation of your concerns and what actions you have already taken (if applicable)

Many safeguarding and / or CP concerns will not rely on a single incident or injury and will arise as a result of a series of smaller incidents, concerns and issues which build a picture that becomes more concerning over a period of time. It is therefore really important to ensure that a log of concerns is kept which will support effective decision making and (when necessary) referrals which provide clarity and evidence - based concerns.

It is advised that all designated staff keep a single record / log to note all students for whom they have a safeguarding file (example attached app 1), which logs basic details, status etc.

It is also advisable to record a brief risk assessment for each student for whom academy has CP concerns as this informs the level of risk / concern and what actions may need to be taken, (example attached app 2). For some students where there are complex concerns / high levels of concern related to risk, a more detailed risk assessment may be required.

**Confidentiality**
Records can be paper files or computerised. What is important is that CP information is recorded and kept securely, with access to particularly sensitive information restricted where necessary.
When passing on sensitive or confidential information to other agencies please ensure this is done in a secure manner.

**Transfer and retention of records**

When students leave your academy any CP / safeguarding information / records must be passed on to the receiving academy (once confirmed) in a secure way and confirmation of receipt should be obtained.

Safeguarding and CP information is regarded as personal information and you do not necessarily need consent to share this. Generally, families should be made aware that information will be shared with a new academy, what will be shared, with whom and why. If it is not reasonable to do this, or by doing so a child or young person’s safety could be put at risk information can be shared.

Guidance as to whether copies of CP / safeguarding files should be retained in the originating academy is not absolute, but local practice has been developed and it is recommended that schools seek advice from the Local Authority (or their legal provider if relevant).

In Wandsworth, therefore, we recommend that key CP / safeguarding records are copied and one copy is retained in the originating academy. It is immaterial whether original is retained and copy sent or vice versa.

It is fine to retain either paper or electronic records so if there is shortage of filing space records can be scanned and retained electronically – some schools have chosen to do this – however if there are **original signed notes relating to a serious disclosure** it is advisable to retain the paper copy as these could be required.

The computer systems that are on the market have facilities to transfer the data to other schools. At the time of writing, this does not mean that the data is transferred, it simply means that the previous academy relinquish access, and access rights are transferred to the new academy; the data is kept intact. If unsure please check with your provider.

Records should be retained ‘long term, until the child is 25 years of age or older, then reviewed. IRMS guidance states that records should be retained for a longer period in ‘instances where detailed information about activities in academy may form an important part of safeguarding for that individual’.

This guidance is included in Government guidance: [Data protection: toolkit for schools](#) and the annual review checklist.

In addition, since the Independent Inquiry into Child Sexual Abuse (IICSA) was established, organisations should not destroy any records that might be relevant. Since we may not know at the time which records may be relevant, this provides justification for retention. Judicial review also supports this stance.

Schools should update their data audit log to reflect their retention period for these records.
Allegations against staff and volunteers

Please note that any concerns of a safeguarding nature / allegations against staff and volunteers must be **recorded and retained**. These matters need to be treated as confidentially as possible and the records kept securely.

The records should include

- record of initial concern / allegation
- who raised the initial concern
- any accounts provided by those involved or witnesses
- contact with parent / carer of child(ren) concerned
- how the matter was investigated
- action taken
- consultation with LADO / advice given
- outcome of above
- risk assessment
- safeguarding measures put in place
- minutes of ASV meeting (if held)
- details of any disciplinary action / hearing (where relevant)
- outcome of police involvement (where relevant)
- final LADO outcome note

Details of how an issue was investigated and the outcomes should not be included on the child’s file (as details of the staff member or volunteer need to be protected. Brief reference should be put on child’s file so that records can be cross referenced if required at a later stage. We need to recognise that there is an increase in non-recent allegations and good recording keeping supports any current investigations immeasurably.

Peer on peer abuse

Similar guidance should be followed where there have been instances of peer on peer abuse or concerns reported about concerning or possibly abusive behaviour between students. ie

- record of initial concern / allegation
- who raised the initial concern
- any accounts provided by those involved or witnesses
- contact with parent / carer of child(ren) concerned
- how the matter was investigated
- action taken
- risk assessment
- safeguarding measures put in place
- consultation with Safeguarding in Education Advisor / advice given
- contact with Children’s Social Care
- contact with police (if relevant)

The relevant information should be recorded and retained on records for both students as well as copies of any referrals made.
# Students of concern list

**EXAMPLE**

**Form 1**

| name | Dob / class | Status  
 e.g CLA; subject to CP plan; CiN; privately fostered etc | Nature of concern  
 e.g domestic abuse; CP concerns; self-harming; victim of bullying etc | Other agencies / professionals involved  
 e.g EWO; EP; academy nurse; social care etc |
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Safeguarding Risk Assessment (Individual Student) Form 2

Name

Date of birth

Class / tutor group

Date of assessment

Carried out by

Reason for risk assessment
Category: personal safety / emotional safety / physical safety / other

Identifying the risks / evidence of concern

Assessing the risk

LOW

MEDIUM

HIGH

Actions being taken / reducing the risk

Other professionals involved

Logged on system (date)
Safeguarding concern report  

Name

Dob / class / tutor group

Reason for concern

*eg disclosure by child; behaviour observed; injury noted etc*

Details of concern

Is parent / carer aware of concern?

Name of member of staff reporting concern

Date

Received by DMS

Date

Actions to be taken
Serious youth violence and knife crime

One of the key issues causing a high level of concern nationally (and particularly in London) is the increase in knife crime and other forms of serious youth violence.

There is growing evidence of the strong links between children going missing, serious youth violence, gang affiliation, criminal and sexual exploitation which highlights the importance of safeguarding and targeted intervention with these groups of young people.

It is important to remember that knife crime does not exist in a vacuum and children who are victims or perpetrators may also be experiencing multiple vulnerabilities.

As a school we will ensure that staff members are provided with training in these issues so that they have the knowledge and skills to recognise signs that a pupil may be vulnerable to, or potentially becoming involved in, violent behaviour or knife crime.

We will ensure that all staff are aware of the processes to be followed in the event of a serious incident involving a pupil or pupils of this school.

We will ensure that our DSLs and other key staff have received an appropriately enhanced level of training to respond effectively, take the appropriate actions and are able to support other staff members in following the expected processes.

We will ensure that systems are in place to provide effective support to any pupils (or family members of a young person e.g. siblings) who have been victims of a serious incident or involved in a serious incident (as a witness or participant).

We will provide support to any staff members who have been affected by a serious incident. We will review our curriculum regularly and ensure that our pupils are provided with robust input in relation to the risks of becoming involved in gangs, carrying weapons and getting involved in criminal activities. We will ensure this curriculum input is in line with national and local guidance, is age and level-of- understanding appropriate for our pupil cohort, and will engage external contributors to provide this input where that is relevant or appropriate. Pupils will be made aware of the dangers of grooming and criminal exploitation and how to safeguard themselves.

When concerns are emerging about any pupil or group of pupils we will make referrals to relevant and appropriate Early Help / Intervention Services.

If serious incidents or concerns arise, referrals will made as appropriate to specialist services (e.g. Social Care, Police and Health, including CAMHS).

School will raise awareness with parents / carers about the dangers of grooming and criminal exploitation and parents / carers will be given advice and strategies to support them in keeping their children safeguarded.

Where there are concerns about a child or young person, their parents will be signposted to appropriate services who can work with their family to provide support and reduce risk.
We understand the need for robust multi-agency working when these instances occur and will fully engage as a school with other agencies in the Local Safeguarding Children Partnership and contribute to effective information sharing processes.

Information will be routinely and mutually shared between the school and other safeguarding partners, including the Metropolitan Police, (via the protocol and memorandum of understanding) for the purpose of safeguarding children and young people.

We recognise the complexity of the backgrounds and circumstances for some young people and that exclusion from school / education is a key factor in increasing the vulnerability of young people to possible exploitation or risk.

We will therefore ensure that any decisions about exclusion or managed move should balance the needs of the individual child or young person, and the safeguarding of other pupils / staff in school generally, as well as the safety of any other individual pupil who may have been harmed or placed at risk by the behaviour of another.

The Exclusion Policy of the school reflects the practice set out in the DfE statutory guidance and the LA strategic response to permanent exclusions.

The following flow charts explain the processes for schools in relation to different aspects of serious youth violence and knife crime:
Flow Chart A – pupil has a weapon or is believed to have a weapon

Is there imminent risk of harm i.e danger to life; use, or imminent threat of use, of violence; serious injury to another person; serious damage to property?

**YES**
- CALL 999
  - Police, or school with support of police, secure item

**NO**
- Police investigation begins
  - Go to Flow chart B
  - Secure the weapon or potential weapon if it is present in school *
  - Alert school police liaison officer – if not available call 101

- If weapon found pupil will be arrested and police investigation begins

- School / police officer obtain statements regarding the incident, in line with guidance

- Make referral to IPOC / MASH
  - Inform parents / carers
  - Consider any safeguarding measures needed in school and put in place
  - Consider any sanctions required
  - Consider if any other referrals are required
  - Seek advice if needed re actions to be taken

- Attend any multi-agency meetings required as appropriate

*Please note: if a weapon is being secured it is important that it is not directly touched if possible. Police can supply a kit box with weapons tubes, gloves etc. Locations may also need to be searched in case a weapon has been secreted or ditched. Any pupil suspected of having a weapon should be closely monitored until search can take place.
Flow Chart B - actions police will take once informed of a school related weapon incident

- Police confirm whether item is deemed as a weapon and therefore unlawful

**YES**

- Full background and intelligence checks on child by police and school

- Incident fully investigated by Police Safer Schools Officer (SSO) and school without formally interviewing pupil to establish whether there has been criminal intent

- There is criminal intent

  - SSO makes decision to arrest or invite to police station for interview.
  
  - Arrest will ONLY be considered if this is the best way to manage risk around the pupil or others

  - Pupil interviewed at police station under caution in presence of parent / guardian or other appropriate adult

- Sufficient evidence

  - Case disposal in line with ACPO Youth Offender Case Disposal gravity matrix

**NO**

- Police investigate pupil’s intention and possession of item

  - Background checks carried out

- There is no criminal intent

  - Situation fully investigated to ensure pupil has no underlying issues

- Insufficient evidence

  - Underlying issues identified

  - SSO and / or school refer for intervention and manage any risk.
  
  - School consider proportionate sanction to deal with the incident.

  - Underlying issues not identified

  - School considers proportionate sanction to deal with the incident.

  - No statutory police involvement
Flow Chart C – pupil is suspected of being the perpetrator of serious youth violence/ arrested for serious offence

Ascertained known facts
Seek advice

Has pupil been arrested / charged?

YES
Contact police and social care for further information if needed
Speak to parent / carer

NO
Contact police and social care for further information if needed
If school have evidence of involvement – make appropriate referrals

No confirmation / evidence that pupil involved
Monitoring if concerns persist

Pupil now known to have been involved

Attend multi-agency strategy meeting

Review vulnerable pupils in school who may need support
Review close friendship groups
Make any appropriate referrals for support for pupil concerned, siblings or close friends, other pupils involved in incident etc
Flow Chart D – a pupil (or young person with close ties to a pupil) at the school is victim of serious violence / knife crime

Did the victim survive the assault?

**YES**

Inform SLT and any key staff
Consider whether other staff should be informed and how
Consider what information (if any) should be provided to other pupils and how this will be done
In the event of media interest seek support from press office

Ascertain known facts
Seek advice and ask for critical incident support if needed
Put critical incident response in place
Speak to family or families concerned and take account of their wishes in respect of what information is shared
Complete risk assessments
Attend multi-agency strategy meeting

**NO**

Inform SLT and any key staff
Plan how other staff will be informed
Consider how pupils will be informed
In the event of media interest seek support from press office

Review vulnerable pupils in school who may need support
Review close friendship groups
Make appropriate referrals for support for pupil concerned, siblings or close friends, other pupils involved in incident etc

Review vulnerable pupils in school who may need support
Review close friendship groups
Make appropriate referrals for support for siblings or close friends of pupil who has died, and any other pupils involved in incident
Contribute to support for family

If information comes to light that pupils at the school witnessed the incident or have relevant information to police investigation, ensure this is shared with police.
Contact these pupils’ parents / carers
Useful contacts

Ameliah Rayn 07929 862 210
Safeguarding In Education Officer

MASH / referral and assessment service 020 8871 6622
(duty SW)

Out of hours duty service 020 8871 6000

Safeguarding Standards Service (manager: Ruth Lacey)
Principal Administrator Jackie Reynolds 020 8871 7208

LADO
Chantel Langenhoven 020 8871 7440

Link Social worker (name and contact to be entered by each academy if appropriate)

Academy nurse (name and contact to be entered by each academy)

Police (schools liaison officers to be entered by each academy)
Current Police Sgt for schools liaison officers
Amreek Singh tbc

Wandsworth safety net 0207 801 1777
(for Independent Domestic Abuse advisors)
Southfields Academy

Arrangements for Child Protection and Safeguarding

During Covid -19 school closures

This document forms an extraordinary amendment to the policy already in place

and is operational from 31st March 2020 for as long as required

Document may be subject to updates if situation changes
Introduction

From 20th March 2020 schools have been required to close to the majority of students and to remain open only for the children of identified essential workers (related to the COVID-19 virus and emergency measures in place) and some groups of students identified as particularly vulnerable.

This document forms part of the Academy’s Safeguarding policy and contains the adjustments the Academy is making to operational practice and safeguarding practice during the COVID-19 emergency measures. It is written in line with Government guidance Coronavirus (COVID – 19): safeguarding in schools, colleges and other providers – published 27th March 2020.

This document will be kept under review and amended if necessary if further guidance is issued by the Government.

If the situation arises where the Academy either hosts as a cluster school, or where students from the Academy are educated at another local school as a result of local cluster arrangements all schools involved will uphold the principles in Keeping Children Safe in Education (KCSiE) 2019 and this policy.

The way in which the Academy is currently operating in response to COVID-19 is fundamentally different to how we would normally operate, however, a number of important safeguarding principles remain the same:

• The welfare of children remains our key priority;
• The best interests of children will always continue to come first;
• If any staff member or volunteer has a safeguarding concern about any child, they will continue to respond appropriately, pass on concerns to the DSL and appropriate and timely action will be taken
• A DSL or deputy will be available, either onsite or remotely;
• Unsuitable people will not be allowed to enter the children’s workforce and/or gain access to children;
• Children will continue to be protected when they are online.

Designated Safeguarding Leads (DSL)

The DSL is: Jacqueline Valin, CEO
Email: info@southfieldsacademy.com
Contact number: 020 8875 2600

Deputy DSL(s) are:
Name: Larry Davis, Deputy Headteacher
Email: larry.davis@southfieldsacademy.com
Contact number: 07437 794 201
Name: Sara Sharpe, Designated Safeguarding Lead
Email: sara.sharpe@southfieldsacademy.com
Contact number: 07379 862 150

Name: Nathalia Hess, Designated Safeguarding Lead Post-16
Email: nathalia.hess@southfieldsacademy.com
Contact number: 020 8875 2600

Name: Maria Fearon, Designated Lead for Looked After Children
Email: maria.fearon@southfieldsacademy.com
Contact number: 020 8875 2600

Name: Jonathan Millington, XL@Aspire Head of Centre
Email: jonathan.millington@southfieldsacademy.com
Contact number: 020 8875 2600

We will endeavour to have a trained DSL available to staff at all times, wherever possible this person will be onsite, where this is not possible they will be available to be contacted via mobile or online video link. Staff have been provided with contact details for all key members of staff.

Jacqueline Valin and Larry Davis will take responsibility for the co-ordinating of safeguarding onsite. Duties will include:

- Managing access to child protection files;
- Liaising with the offsite DSL (or deputy);
- As required, liaising with children’s social workers where they require access to children in need and/or to carry out statutory assessments at the school;
- Reporting any changes or concerns;
- Ensuring site safeguarding checks are carried out and recorded.

Advice can also be sought from Stella Macaulay, Safeguarding in Education Advisor, MASH or other key officers (for full details see App 1)

**Students on site**

Students with a parent or carer who is a critical worker should be offered a school place if they cannot be cared for at home.

Students who meet the vulnerable children definition, that is
Official

- Those who have a social worker and those children and young people up to the age of 25 with Education, Health and Care Plans (EHCP)
- Those who have a social worker include those who are subject to a Child Protection Plan and those who are looked after by the Local Authority.
- A child may also be deemed to be vulnerable if they have been assessed as being in need or otherwise meet the definition in section 17 of the Children Act 1989.

The Academy also has flexibility to offer a place to those on the edge of receiving children’s social care support or where there are other significant concerns about their wellbeing.

The DSL is aware of the most vulnerable children and has ensured that those students who meet the criteria have been offered places during this period.

Southfields Academy has made sure they have requested and recorded the most up to date contact details for all students to enable the most effective contact with students and families during this difficult time.

The Academy continues to work with and support children’s social care to help protect vulnerable children. We expect those students identified as vulnerable children to attend school, provided they do not have underlying health conditions that put them at risk. In circumstances where the parent does not want to allow their child to attend school we are working with the family and the allocated social worker to encourage attendance. If required risk assessments have been carried out to ensure any risks have been fully considered and the most appropriate plan put in place.

Non-attendance will be followed up in accordance with usual procedures.

The Academy will notify the allocated social worker if any vulnerable child expected in school fails to attend.

The Academy has carried out risk assessments for each student with an EHCP (in consultation with Health, LA and parents) to decide whether they should be offered a school place during the COVID-19 crisis or whether they can safely have their needs met at home. These assessments will be revisited if individual circumstances change, or if Government guidance is updated.

While children are educated onsite the Academy has put appropriate safety and hygiene regulations in place in accordance with Government guidance.

The Academy has set up systems to ensure all vulnerable children and their families not in attendance are contacted on a regular basis, to monitor their wellbeing and provide an opportunity for any concerns the child or family have to be shared. The Academy has ensured that those staff members responsible for making contact with families have been provided with advice about how to conduct their contact with families and given key information about families and professional networks to facilitate any necessary contact. Guidance was provided to schools about keeping in touch with vulnerable students (app 3)

Eligibility for free school meals (FSM) is not a determining factor in assessing vulnerability in terms of COVID – 19 criteria. However, the school recognises that families whose children qualify for FSM may be experiencing particular challenges during this crisis, and have made arrangements to ensure that FSM children either have access to a meal or are provided with food vouchers.
**Reporting concerns**

If any member of staff or volunteer becomes aware of a safeguarding concern about a student or family, they will record it in the usual way according to Academy procedures and pass it on to the DSL so that appropriate decisions and actions can be taken. Appendix 2 provides information about CSC services and access during the current situation.

If there is a safeguarding concern or allegation about a member of staff or volunteer, the Headteacher or DSL will be informed immediately so that the matter can be investigated. The LADO will be consulted, or a referral made to LADO, as per usual guidance. The LADO service is contactable via telephone and email as usual.

The whistleblowing policy remains in place and can be followed by any staff member or volunteer if required.

**Safeguarding all students**

The Academy remains committed to ensuring the safety and wellbeing of all students and recognises that school is a protective factor for children and young people. The current circumstances create some unusual challenges in ensuring children have access to safe adults outside their immediate family in whom they can confide any worries or fears. We also recognise that many families are under immense pressure in the current situation, both emotionally and financially, which will mean that not every home is a place of safety for children and young people. Some may be confined to small living spaces or may be witnessing or subjected to abusive situations.

The school has ensured that all families have been provided with information about how to contact staff members during the school closures and that contact details for key support services and helplines have been included in information sent out / provided on school websites.

**Online safety and providing off site teaching**

All staff who interact with children and young people, including online, will continue to look out for signs a child may be at risk.

Online teaching should follow usual principles for safe and acceptable use of technology. This includes, but is not limited to:

- Acceptable use of technologies
- Staff student/student online relationships
- Communication, including the use of social media
- Minimum expectations
- Online safety
- Essential rules for remote teaching

The Academy has communicated basic information to parents where online learning platforms are being used which has included:

- Confirmation of online tools and or sites that the school will be using/if using
- Confirmation of what the child may be asked to do online
- Confirmation as to who their child will be interacting with online
- Confirmation as to whether other students will be able to access their child via the online platform
- Allowing the parent or carer the opportunity to voice any concerns
- The importance of not leaving the child alone during screen time
- Monitoring the search history
- Maintaining open communication with the child about online safety
- How to report a concern

Parents and carers have also been provided with details / links to support services e.g. Internet Matters, LGFL, Net-aware, ThinkUKnow, Safer Internet Centre etc

The Academy recognises that not all children will have access to a computer or internet facilities in the home, and has ensured that age appropriate resources have been provided for any child who needs them.

**Safer recruitment / movement of staff and staff training**

In response to the current situation the Government have issued guidance in relation to required checks that staff who are already working in regulated activity and have undergone appropriate checks do not need to be rechecked if required to work on a different site temporarily, provided the details required are confirmed by the current employer.

Any new staff or volunteers will be checked in line with relevant processes and details recorded on the Single Central Record in the usual way.

All existing staff have had safeguarding training and have read Part One of KCSiE. DSLs will ensure all staff are informed of any updates or variations due to the COVID – 19 pandemic.

Any new staff or volunteers will be provided with a safeguarding induction to ensure they are clear about expected processes.

DSL training is unlikely to take place at present. The Government have advised that any DSL (or deputy) who has been trained will continue to be classed as a trained DSL even if they miss their refresher training.

If any staff member requires initial DSL training during this period, as they need to take on DSL responsibilities they have not previously had, the school will take advice from the Safeguarding in Education Advisor and an appropriate level of input will be provided.

**Peer on peer abuse**

The Academy recognises that during the closure / partial closure there is an increased opportunity for peer on peer abuse to take place. We will continue to remain vigilant to any signs of such abuse, listen to and work with any child who may have suffered abuse from a peer, their parents and any multi-agency partner required to ensure the safety and security of the child or young person concerned.

**Domestic abuse**

Wandsworth’s Project Tearose (sharing of police notifications relating to attendance at domestic Incidents with DSL in schools) continues to operate during the COVID 19 pandemic. Notifications are shared verbally with DSL by the Safeguarding In Education Advisor – this provides opportunity to agree any actions required in each individual circumstance.
Support services information

All support services have adapted their working protocols to provide best possible input for children, young people and families during the COVID-19 pandemic. The Academy will ensure they access any guidance and updates in relation to national and local services and circulate as appropriate to staff members.

Some useful links are:

ChildLine: 0800 1111 who are operating a 9am – Midnight service in response to COVID19..

UK Safer Internet Centre: [https://reportharmfulcontent.com/report/](https://reportharmfulcontent.com/report/)

[www.thesafeguardingalliance.org.uk](http://www.thesafeguardingalliance.org.uk)

CEOP: [https://www.ceop.police.uk/ceop-reporting/](https://www.ceop.police.uk/ceop-reporting/)

Young Minds Crisis Messenger: 85258 – free text service for 24/7 support

NSPCC Helpline:
Phone: 0808 800 5000
Email: help@nspcc.org.uk

Mind: [www.mind.org.uk](http://www.mind.org.uk)

The Department for Education COVID-19 helpline:
Email: DfE.coronavirushelpline@education.gov.uk
Telephone: 0800 046 8687
Lines are open Monday to Friday from 8am to 6pm and weekends 10am to 4pm.

Updates on current access to CAMHS and school nursing are attached as app 4 & 5
Appendix 1

Support for schools during Covid 19 emergency

Schools are having to cope with an unprecedented situation at present and are often on the frontline in relation to dealing with parental anxiety and frustration with the difficulties being caused by the crisis. The situation also means that some school staff are having to work off site, reducing the immediate support networks usually available to those still in school.

In addition, Government advice is changing daily as the situation develops and this provides challenges in ensuring that colleagues are kept effectively updated.

Some key LA officers and services are available to provide support and guidance to schools

- Stella Macaulay, Safeguarding in Education Advisor, continues to be available to provide advice and support to schools by email stella.macaulay@richmondandwandsworth.gov.uk and telephone 07775 417 475
- Andy Hough, Head of School Participation and Performance Andrew.hough@richmondandwandsworth.gov.uk 07870 278 848
- Gary Hipple, head of School Support and schools’ IT gary.hipple@richmondandwandsworth.gov.uk 07971 187288
- Lewis Brunton, school support manager, HR lewis.brunton@richmondandwandsworth.gov.uk
- Chantel Langenhoven, LADO chantel.langenhoven@richmondandwandsworth.gov.uk O20 8871 7440
- MASH MASH@wandsworth.gov.uk 020 8871 6622
- Out of Hours Service 0208 871 6000
- Schools and Community Psychology Service – schools can contact their link EP direct or the head of service Tara Midgen Tara.midgen@richmondandwandsworth.gov.uk
- Ruth Lacey, Head of Safeguarding Standards, ruth.lacey@richmondandwandsworth.gov.uk 07967 640 080
- Paul Martland Head of Commissioning and interim Head of Early Help paul.martland@richmondandwandsworth.gov.uk 07504 423 493

We also have access to other services which we can signpost you too – for example Early Help colleagues are available and are taking calls from families and helping to resolve problems arising as well as contacting families directly when issues have been raised.

Please do contact us if you need any support or have worries or concerns about particular children and families or general issues about the current situation we can help with.
Dear Partners,

COVID-19: Arrangements for Children’s Social Care
I am writing to set out how Children’s Services intends to maintain its core statutory functions, whilst following Government guidance and joining the national response to COVID-19. We hope to continue our close working relationship with partners, in what are challenging times for us all. I know you will all appreciate that we are working in a rapidly evolving situation, so the arrangements set out below may change in the coming weeks and months.

Unless unwell, our staff continue to work. Whilst they will be largely based at home, they will continue to fulfil their statutory functions as far as is safe and possible. We intend to maintain continuity for the families we work with and have communicated with them to explain how our meetings, visits and support will be delivered at this time. We recognise that many vulnerable families will find self-isolation emotionally and practically challenging, and we are working on contingency plans to support them in a variety of different scenarios.

New referrals
Referrals should continue to be made to the MASH using the Multi Agency Referral Form (MARF). The MASH capacity will be significantly reduced so referrals will be prioritised according to immediate and acute risk. MASH can continue to be contacted on 020 8871 6622. The Out Of Hours service will remain contactable on 020 8871 6000.

Child Protection Conferences
At present, we intend to continue with all planned Child Protection Conferences, however these will take place ‘virtually’ using Microsoft Teams software or conference call. We ask that you ensure your staff are aware of this, and that they continue to provide written reports to Children’s Planning and Review as usual, via child.protection@wandsworth.cjsm.net. Where a virtual conference is not possible, Review Child Protection Conferences may take place as a paper-based process; all reports will be considered by the Chair, and a detailed discussion will take place between the Child Protection Coordinator, Team Manager and Social Worker. You should anticipate that Social Workers and Child Protection Coordinators will maintain contact with you regarding the arrangements.

Statutory visits to children and their families
We are reviewing risk assessments and plans for all of the children and families we work with, so that we are in a position to prioritise those where it is essential to maintain frequent contact. Home or school visits will only be carried out if critical to a child’s welfare, but we will remain in weekly remote contact with families and will endeavour to see and speak to children alone where possible. We would very much value partners’ involvement in our safety plans for children, so that families continue to receive contact and support from the wider multiagency group.

Core Group meetings
Core group meetings are a critical part of our ongoing risk assessment and they enable support planning for families; this is particularly relevant at the present time. Core group meetings will continue virtually where at all possible, using Microsoft Teams, conference call, or other software. Social Workers will be responsible for liaising with Core Group members about arrangements to meet remotely.
Children Looked After
Unless critical, we will not be visiting children in placement in order to reduce the risks to any children in the home, foster carers and residential care staff. Social Workers and IROs will be maintaining contact with young people and their carers by telephone, WhatsApp and Skype. Contact between children and their families is being risk assessed on a case by case basis, and where face to face contact is not safe or possible, WhatsApp and Skype arrangements will be made. Statutory reviews for Children who are Looked After will continue as planned but remotely. You can expect that where needed, the Social Worker or Independent Reviewing Officer will contact you for written or verbal information.

Local Authority Designated Officer (LADO)
Referrals should continue and be made via telephone and email. Consultations and advice will continue to be given via telephone and email. Liaison will take place with partner agencies and other organisations via telephone and email as needed.

The LADO can be contacted on:
Telephone: 020 8871 7440 (the landline is diverted to mobile) and
Email: chantel.langenhoven@richmondandwandsworth.gov.uk
Allegations against Staff and Volunteers Meetings will continue to take place via Conference Call. This method is already embedded in practice and no difficulties are foreseen unless partner agencies and other organisations are not available. Please make us aware of this on an individual case basis.

Safeguarding advice and support to schools
Stella Macaulay is the Safeguarding in Education Advisor (SiEA), and she will continue to provide safeguarding advice and support to schools as usual via telephone and email. Where necessary and while schools are open, visits to schools may be considered on a case by case basis but subject to risk assessment. The SiEA will be contactable via email and phone as normal during the school term.
Email: Stella.Macaulay@richmondandwandsworth.gov.uk
Mobile: 07775 417 475

I wish to thank you for your continued support and understanding in what are challenging times for us all. I know that as partners, we will continue to work together to support Wandsworth’s most vulnerable children, young people and families.

Best Wishes
Ana Popovici
Childrens Services Director
Appendix 3

Keeping in touch with vulnerable students during school closures

We are aware that schools have already given this issue considerable thought and most have already set up robust systems to enable continual monitoring of those students identified as vulnerable.

This guidance is therefore intended as complementary to systems already in place across schools and supplementary to guidance previously circulated locally and nationally.

The definition of vulnerable children provided by DFE during the coronavirus emergency covers the following groups:

- Those who have a social worker
- Those with EHCPs

Those children with a social worker fall into the following key groups:

- Children subject to Child Protection (CP) plan
- Children with a Child in Need (CiN) plan
- Children Looked After (CLA)
- Children currently under assessment by children’s social care due to safeguarding concerns

Many schools will also want to add other vulnerable students to the list of children who will need to be regularly monitored; examples would be:

- Those who are known to self-harm
- Those who have expressed suicidal thoughts / made previous suicide attempts
- Those with other emotional / mental health concerns (eg low mood / high anxiety etc)
- Those with medical conditions making them additionally vulnerable
- Young Carers
- Particular stresses in the family situation (eg housing issues, sibling with disability or poor health etc)

Currently the key groups have been identified and offered the opportunity to attend school during the closures. However we know that many families (for a variety of reasons) have declined to accept this offer and the children are at home. Social Care staff are working and will be continuing to monitor those children known to them, but value schools’ continued involvement in safety plans and monitoring to ensure children are safeguarded as effectively as possible.

While not in school, children will have reduced access to safe adults outside their family and those who have concerns and worries will have less opportunity to be able to disclose these. It is therefore crucial that each school puts systems in place to make regular contact with identified children and to also provide all children with ways to contact school staff if they have any worries of a safeguarding nature as well as reminding them of national helplines such as Childline. A dedicated telephone number and email address for contact is advised – regular monitoring of these can be shared by key staff members if necessary.

It is important that all contact with identified children (and any new contacts instigated by a child) are recorded in safeguarding systems in the usual way. With many staff working offsite each school will need to establish a system for information to be shared with DSLs and agreement about how records will be kept up to date.
It is also important to realise that in the current situation a parent could fall ill quite quickly and children need clear information about how they can access support if this were to be the case.

It is likely much contact with children and families will be by telephone (although some may be by email). Wherever possible school phones (including school mobiles) should be used but if personal phones have to be used staff should ensure personal numbers are withheld. Simply inputting the number 141 before dialing the number means that the number will be withheld. This works for both landlines and mobile phones. Wherever possible call on a landline (if one is available) or via the parent’s mobile number. If talking directly to a child, ask if an adult is present.

Ask staff members to record each conversation – a proforma is attached with some guidance about possible questions as an aide memoire.

If a child has a safety plan (eg for those who self harm or have expressed suicidal ideation) remind them of how they keep themselves safe.

Many schools will have allocated a group of children / families to particular key individuals on the staff team to facilitate contact. All those involved need to ensure their recording is robust and the DSL is informed of any safeguarding concerns at the earliest opportunity so that decisions about any necessary actions can be taken in the usual way.

Referrals should be made to Children’s Social Care via the MARF to MASH as usual.

MASH@wandsworth.gov.uk 020 8871 6622. MASH and Referral and Assessment Team social workers are maintaining services to provide assessment and take action to protect children in cases of immediate risk and/ or significant harm being identified. MASH workers will also be able to provide advice if required.

The Out Of Hours service will remain contactable on 020 8871 6000.

If key staff undertaking these monitoring tasks are working off school site it is important that they have access to contact details for families and also for other professionals in the network in case there is a need to contact the relevant person quickly. This information needs to be kept securely.

It will also be helpful for key staff to have access to information about other agencies who may be able to provide support around specific issues that arise, in case this is required.

Some schools have already made plans to make direct contact with families by making home visits – if this is considered, risk assessments should be carried out prior to any visit. Generally social care or early help colleagues are better placed to carry out any visits that are required and schools may want to seek advice if visits are planned. If visits are carried out by school staff reasonable social distancing measures should be in place – for example doorstep visits rather than entering family homes and staying at the recommended distance from family members. Sensible hygiene precautions should be taken. It is important for children to be seen and where possible spoken to directly by the person carrying out the visit.

If school staff maintaining contact become concerned about a vulnerable child / family this should be reported as soon as possible to the child’s allocated social worker. Most social workers are working from home, so e-mail alerts are the best option or calls to mobiles if available. If the allocated worker is not contactable (eg through illness) schools should contact the line manager if details are known or MASH if the concern is urgent. Stella Macaulay can also support with facilitating contact with workers if difficulties are being experienced by schools.
If schools are concerned about reasons for families not taking up the offer of a school place they should discuss these concerns with the child’s allocated social worker so that they can support with talking to the family and encourage take up where this is considered safe and appropriate.

If schools cannot contact any vulnerable child or family while carrying out routine monitoring and robust attempts have been made (eg 3 calls; alternative numbers tried if available) the social worker (or MASH if worker not available) should be alerted to this immediately.

Thank you all for your continued support and patience while things have been so uncertain.
Appendix 4

Duty / Crisis line for Young People, Families and Professionals

During Covid 19 CAMHS have reduced Face to face contact to a minimum. However we are still here to provide support and will often do this by phone or using video. In a crisis young people/ Families/ Carers in crisis are encouraged to access support by phone.

24 hour contact numbers

Local borough CAMHS / SPA
- Sutton SPA / T3: 020 3513 3800
- Merton SPA – 0800 292 2505
- Merton T3 – 0208 254 8061
- Wandsworth SPA – 0203 513 6631
- Wandsworth T3: 020 3513 4644
- Richmond T3 - 020 3513 3238
- Kingston T3 - 020 3513 5183

SLP CAMHS Crisis Line:
0203 228 5980

SWLSTG Mental Health Support Line:
0800 028 8000

Other numbers
- Child line 0800 1111 – calls are free and confidential
- HOPE line UK 0800 068 4141
- Samaritans 116 123
- Young Minds Crisis Messenger - provides free, 24/7 crisis support across the UK mental health crisis - If you need urgent help text YM to 85258
- If you need urgent/ life threatening medical attention’ call 999 or attend your local A&E
Appendix 5

Health Visiting and School Nursing Universal Service

In response to COVID-19 the universal Health Visiting and School Nursing services have changed their offer in line with the NHSE and NHSI guidance. The services are now offering:

- All vulnerable (London Continuum of Need level 3 & 4) families and young people a range of face to face and video calls or home visit depending on need
- Vulnerable Antenatal women will be contacted and offered either video, telephone or face to face
- All of our New Birth visits will be carried out by a range of video calls and face to face contacts depending on need
- 6-8 week maternal mood assessments will be carried out by phone or video call
- Red Accident and Emergency attendances will be followed up

From the 1st April 2020 the health visiting and school nursing services will be offering a 7 day a week 9am-5pm duty line for parents and young people to call for support and advice.

The duty line will be staffed by an administrator, Health Visitor and School Nurse. The number for each borough within your STP is outlined below.

Duty Numbers are:

**Wandsworth**
0330 058 1679
Ccht.0-19wandsworthandrichmondadmin@nhs.net

**Richmond**
0330 058 1679
Ccht.0-19wandsworthandrichmondadmin@nhs.net

**Merton 0-19 hub**
0330 053 9264
Ccht.hcpadminmerton@nhs.net
Southfields Academy

Arrangements for Child Protection and Safeguarding

During Covid-19 pandemic

Addendum 2 – May 2020

This document updates the previous extraordinary amendment to the school Child Protection and Safeguarding Policy in relation to the current pandemic and sets out safeguarding arrangements in preparation for the planned return to school of more children. This is additional to, and complements, the main policy and the previous amendment.

This is operational from 1st June 2020 and may be subject to further amendments as the situation changes.
**Arrangements for Child Protection and Safeguarding during Covid19 pandemic**

**Introduction**

From 1st June 2020 Government have required that schools begin to phase in a return to attendance at school for pupils as set out below:

**Primary Schools**

Pupils in Nursery, Reception, Y1 and Y6, alongside priority groups

**Secondary schools, sixth form and FE colleges**

Some face to face support for Y10 and Y12 pupils, alongside priority groups

**Alternative Provision Settings**

As for mainstream schools, and face to face contact for Y11 pupils in addition

**Special schools, special post-16 institutions and hospital schools**

Phased return without specific focus on year groups

**Preparation**

The school is following advice from the Government, Public Health England, the Local Authority and the Local Safeguarding Children Partnership in order to maintain the safeguarding and welfare of all pupils and staff.

Prior to pupils returning to school in greater numbers the school has carried out the recommended risk assessments and put strategies in place in relation to

- Class sizes and placing children in small groups with consistent adults
- Timetabling and consideration of any adjustments needed to the curriculum
- Reorganising classrooms to support social distancing measures
- Movement around the building
- Utilising outdoor space whenever possible
- Staggered arrival and departure times
- Staggered break and lunch arrangements
- Reducing ‘pinch points’
- Enhanced cleaning regimes
- Ensuring children understand the need for good hygiene and that adequate facilities are provided for this
- Removed unnecessary items and any items which are hard to clean
- Responding if any pupil or staff member becomes unwell while on site

The School have also

- Liaised with social workers for any vulnerable pupils who have not been taking up the offer of a place in school – the expectation is that all these children will return to attendance at
school (unless it is agreed by their social worker that there are exceptional circumstances preventing this)

- Carried out individual risk assessments for those with an EHCP – the expectation is that attendance is expected for all these pupils provided that their needs can be as safely or more safely met in the educational environment
- Assessed the well-being of staff members, made arrangements for continued working from home for those who cannot return to school due to medical need, and ensured that additional support is available for any staff members who need it
- Reminded all staff members of safeguarding processes and procedures and what to do if they have concerns about a pupil or about a colleague
- Informed parents of the arrangements made, including when their child can return, their child’s timetable, any specific requirements around drop off and pick up times (the expectation is that only one adult accompanies each child at these times and parents do not congregate)

When pupils return

The school recognises that many pupils will have been affected by aspects of the pandemic and the lockdown and many will require additional support. Some pupils may have experienced bereavements of close family members, others may have suffered abuse or neglect which they have not been able to disclose. Many pupils will have experienced anxiety or distress due to the overall situation, things they have seen on social media or been told, been impacted on by difficulties their families have experienced in relation to financial matters or other family issues. Some pupils may find it difficult to settle back into the academic structure of school and some may experience difficulties with peer relationships after a lengthy period of isolation from others their own age.

All staff will be alert to signs of stress in pupils and enable pupils to talk about how they are feeling. Any safeguarding concerns will be passed to the DSL (or deputy DSLs) promptly and any necessary referrals made to the relevant agencies or services. Additional support will be provided for pupils in school where appropriate and available.

All parents / carers will be asked to inform the school if their child has experienced any key family changes (e.g. bereavements, changes in contact with key adults, significant events, health difficulties etc.) so that school staff can ensure they can be effectively supported.

Any emerging concerns will be discussed with parents in the usual way, unless the information known leads the DSL to believe this could place a pupil at risk of immediate and further harm, in which case a referral will be made to MASH without delay.

Intimate care needs and use of PPE

Government guidance states that schools should not require either staff or pupils to wear face masks in school.

PPE will only be used in situations where intimate care needs of individual pupils routinely involve use of PPE or if a pupil or adult develops symptoms while on site and this is necessary (see below)

Pupils or staff becoming unwell while on site

If a pupil becomes unwell with coronavirus symptoms while on site, the parent will be contacted and expected to collect their child. If the pupil needs direct personal care until they can return home / be collected the school will take appropriate precautions to ensure the safety of staff members
dealing with the matter, which may include use of PPE as well as ensuring the pupil is isolated from others, preferably in a closed space which is well ventilated. Similar precautions will be taken if a member of staff develops symptoms on site.

Any pupil with symptoms should not attend and should be kept at home according to regulations. Parents should inform school at the earliest opportunity if this is the case and testing should be arranged. If the child is confirmed as having Covid19, the rest of their class or group will be sent home and advised to self-isolate for 14 days.

Any staff member who develops symptoms should access a test for Covid19 as soon as possible. School staff are essential workers and are given priority for testing. Education settings can also book tests on behalf of staff members through the online portal.

Pupils remaining at home

Those who are not returning to school initially will continue to be offered educational input and regular contact in line with policy and guidance. Safeguarding measures as detailed in previous policy documents will be maintained for this group of pupils.