



Safeguarding and Child Protection Policy

September 2024

Scargill Church of England Primary School

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This policy will be reviewed annually as a minimum and updated if needed to incorporate safeguarding issues as they emerge or evolve, lessons learnt and national or local changes.

Please note:

This **DDAT Safeguarding and Child Protection Policy** has been adapted from the Derby and Derbyshire Safeguarding Children Partnership Safeguarding and Child Protection Policy for Education Providers July 2024; the template for which has been developed and updated by representatives from the Derby and Derbyshire Safeguarding Children Partnership (DDSCP) Derby and Derbyshire Education subgroups. The DDSCP education subgroups have approved and signed off the template policy.

The template policy reflects <u>Keeping Children Safe in Education</u> (KCSIE) May 2024 as well as other relevant national guidance and local safeguarding children policies and procedures.

The template policy was developed to support Derby and Derbyshire schools and education providers in their safeguarding practice and therefore has been tailored to reflect our trust and then each of our schools with regards to its own internal provisions, vision, and ethos. Additional information has also be included to reflect the needs of pupils, their parents/carers and the community in which each of our schools is located.

The policy is reviewed annually, as a minimum, and updated if needed to incorporate safeguarding issues as these emerge or evolve, lessons learnt and national or local changes.

Important notice: While all hyperlinks have been checked and where required updated, the links to the Derby and Derbyshire Safeguarding Children procedures and <u>document library</u> are likely to change in the next few months as the provider Tri-x moves to a new platform. Please check and ensure that all links are kept up to date.

For more details of DDSCP Derby and Derbyshire Education subgroups, please see the Derby and Derbyshire Safeguarding Children Partnership website <u>www.ddscp.org.uk</u>.

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Section 1: Introduction

This safeguarding and child protection policy outlines how the school will safeguard and promote children's welfare to keep our pupils safe from abuse, neglect, and exploitation.

The policy applies to all adults, including volunteers, local academy committee member, trustees, supply staff and contractors working in or on behalf of the setting.

As defined in <u>Working Together to Safeguard Children</u> (2023) safeguarding and promoting the welfare of children is:

- Providing help and support to meet the needs of children as soon as problems emerge
- Protecting children from maltreatment, whether that is within or outside the home, including online
- Preventing the impairment of children's mental and physical health or development
- Ensuring that children grow up in circumstances consistent with the provision of safe and effective care, and
- Promoting the upbringing of children with their birth parents, or otherwise their family network¹ through a kinship care arrangement, whenever possible and where this is in the best interests of the children
- Taking action to enable all children to achieve the best outcomes in line with the outcomes set out in the Children's Social Care National Framework²

Effective safeguarding means practitioners should understand and be sensitive to factors, including economic and social circumstances and ethnicity, which can impact children and families' lives.

Child protection is part of safeguarding and promoting the welfare of children and is defined for the purpose of this guidance as activity that is undertaken to protect specific children who are suspected to be suffering, or likely to suffer, significant harm. This includes harm that occurs inside or outside the home, including online.

Children includes everyone under the age of 18.

'Every child deserves the best possible start in life and the support that enable them to fulfil their potential. A secure, safe and happy childhood is important in its own right' - Statutory Framework for the Early Years Foundation Stage (EYFS). At DDAT we believe that everyone has a responsibility to promote the welfare of all children, to protect them from harm, but especially toddlers and young children due to their additional vulnerability to abuse and neglect, at such a young age. It is essential that the adults working with them recognise the signs that something is wrong and take appropriate action. Leaders will ensure that staff have the appropriate training, policies and procedures in place so that it is clear what an individual member of staff should do to keep children how to be safe, make choices and assess risk.

We help to keep children safe by:

- Providing safe environments, with secure access, where children can learn and develop
- Acting in the best interests of children to protect them online and offline, including when they are receiving remote education

¹ A family network can be a blood-relative, or a non-related connected person, such as a family friend or neighbour ² <u>Children's social care: national framework</u>. The statutory national framework document is for those who work in local authority children's social care. It includes relevant information for all safeguarding partners and agencies who work with children's social care.

- At the earliest opportunity, identifying children who may need early help, and who are at risk of harm or have been harmed. This can include, but is not limited to, neglect, abuse (including by other children), grooming or exploitation
- Taking timely and appropriate safeguarding action for children who need extra help or who may be suffering, or likely to suffer, harm. This includes, if required, referring in a timely way to those who have the expertise to help
- Using safe recruitment processes and managing allegations that may meet the harm threshold and allegations/concerns that do not meet the harm threshold, referred to as low-level concerns

We will ensure that parents/carers and our partner agencies are aware of our safeguarding and child protection policy by ensuring that it is on our school website. If requested to do so, we will provide a paper copy of this policy on request via our school office, and bring it to the attention of parents/carers attending meetings with school staff, when it is relevant to the discussion we are having with them regarding their child.

Our school website also has information about how parents/children/other agencies can contact the designated safeguarding lead and their deputy/ies and include their availability during out of school hours and school holidays.

Safeguarding and child protection policy statement

We operate a whole school approach and ethos to safeguarding and protecting children. Where safeguarding is concerned, we maintain an attitude of *"it could happen here"*. We recognise that everyone in the school has a role to play to keep children safe; this includes ensuring children feel heard and understood, identifying concerns, sharing information, and taking prompt action. Safeguarding and child protection is incorporated in all relevant aspects of processes and policy development. All systems, processes and policies operate with the best interests of a child at their centre.

We aim to ensure that all children are safeguarded while on or off school premises and are proactive about anticipating and managing risks that children face in the wider community and online. To support this, we assess the risks and issues in the wider community when considering the well-being and safety of our pupils. Due to the context of our school setting, we consider that our children may be at greater risk of exposure to domestic abuse and risky lifestyle choices.

To protect our pupils, we have a Prevent action plan/risk assessment and are part of the Stopping Domestic Abuse Together (SDAT) initiative (Derby and Derbyshire's local version of Operation Encompass). In PHSE and across the curriculum, children are taught about how to keep themselves and others safe, including online.

We recognise we have an important role to play in multi-agency safeguarding arrangements and contributes to multi-agency working as set out in <u>Working Together to Safeguard Children</u> (2023). As a relevant agency, the school understands its role within local safeguarding arrangements and operates in accordance with the <u>Derby and Derbyshire Safeguarding Children multi-agency</u> <u>procedures</u>, including the local criteria for action (known as the <u>Threshold document</u>) and local protocols for assessment in <u>Derby</u> and Derbyshire <u>(Please note:</u> the DDSCP Threshold and Assessment protocols are currently under review).

To support key multi-agency safeguarding communications we have a dedicated secure safeguarding email address **safeguarding@scargill.derbyshire.sch.uk**, which is accessible by at least two members of our safeguarding staff. During the school term and in school hours, this is checked daily. An 'out of office' message is operational during other times and in school holidays to advise partner agencies if and how often messages will be checked/responded to and when the school will reopen.

We are also aware of and implement any local learning where appropriate, such as those as outlined in DDSCP Briefing Note: <u>safeguarding school age children and learning from case reviews</u> and other DDSCP briefing notes relating to learning from reviews or audit located in the multiagency safeguarding children procedures <u>document library</u>. The school works in close partnership with DCC Social Services, School Health and Education Welfare.

Context

This policy enables Scargill Primary School to carry out our functions to safeguard and promote the welfare of children and must be read alongside key guidance:

- Department for Education's <u>statutory guidance</u> publications for schools and local authorities, including:
 - Working Together to Safeguard Children (2023)
 - o Keeping Children Safe in Education (May 2024)
 - Designated teacher for looked-after and previously looked-after children (2018)
- Human Rights Act (1998) and Equality Act (2010), including the Public Sector Equality Duty
- Data Protection Act (2018) and UK GDPR
- <u>Prevent Duty Guidance</u> (2023) and <u>The Prevent duty: safeguarding learners vulnerable to</u> <u>radicalisation</u> (2023)
- Derby and Derbyshire Multi-agency Safeguarding Children procedures

Safeguarding is not just about protecting children from deliberate harm, neglect, exploitation, or failure to act, it relates to broader aspects of care and education. This policy therefore complements and supports a range of other school policies, such as:

- Behaviour Policy
- Attendance Policy
- Online Safety Policy
- Reduced Timetable Policy
- Physical Intervention Policy
- First Aid Policy
- Pupils with Medical Conditions Policy
- Educational Trips and Visits Policy
- Intimate Care Policy
- Anti-Bullying Policy
- Home Visits Policy
- Safer Recruitment and Selection Policy
- Suspension and Exclusion Policy
- Staff Code of Conduct
- Guest Speaker Policy
- PSHE and RSE Policy
- Complaints Policy
- Managing Allegations Policy
- Volunteers Policy

Section 2: What is abuse?

Abuse is a form of maltreatment of a child which may be caused by an adult, adults or by another child or children inflicting harm or by failing to prevent harm. The harm can involve physical, sexual, or emotional abuse, neglect and/or exploitation and can include witnessing the ill treatment of others, such as in all forms domestic abuse. Children can be at risk of abuse inside and outside of their home, in their community, inside and outside the school and online.

Safeguarding issues can put children at of risk harm. Behaviours linked to drug taking and/or alcohol misuse, unexplained and/or persistent absences or going missing from education, serious violence (including county lines), radicalisation, consensual/non-consensual sharing of nude and semi-nude images can be signs that children are at risk. Abuse, neglect, exploitation, and safeguarding issues are rarely stand-alone events; in most cases multiple issues will overlap with one another.

Safeguarding action may be needed to protect children from the following risks, which include abuse perpetrated by other children as well as by adults:

- Any concerns that a child has suffered or is at risk of suffering physical abuse, sexual abuse, emotional abuse, or neglect
- Bullying, including online bullying and prejudice-based bullying, racist, disability and homophobic or transphobic abuse
- Gender-based violence/violence against women and girls
- Sexual harassment, online sexual abuse, and sexual violence between children. Online abuse can include sending abusive, harassing, and misogynistic or misandrist messages; sharing nude and semi-nude images and videos; and coercing others to make and share sexual imagery
- Radicalisation and/or extremist behaviour
- Child sexual exploitation and child criminal exploitation, including county lines
- Risks linked to using technology and social media, including online bullying; the risks of being groomed online for exploitation or radicalisation; and risks of accessing and generating inappropriate content, for example youth produced sexual imagery
- Abuse within intimate personal relationships between children (sometimes known as 'teenage relationship' abuse)
- Upskirting³
- Substance use drugs and/or alcohol
- Gang activity and serious violence, particularly affecting young males who have been excluded, have experienced trauma and have been involved in offending
- Domestic abuse
- Forced marriage, marriage/civil partnership under the age of 18, virginity testing or hymenoplasty, female genital mutilation and so-called 'honour-based' abuse
- Children with Perplexing Presentations (PP) in whom illness is fabricated or induced (FII)
- Homelessness
- Other issues not listed here but that pose a risk to children

Further information about indicators of abuse and neglect as well as safeguarding risks noted above are located in <u>Keeping Children Safe in Education</u> (May 2024).

³ Upskirting is taking a picture of someone's genitals or buttocks under their clothing without them knowing, either for sexual gratification or in order to humiliate or distress the individual. This is a criminal offence, see <u>Voyeurism</u> (Offences) Act (2019)

Section 3: School staff safeguarding roles and responsibilities

Staff induction

All staff and governors/local academy committee members at our school will have an induction appropriate to their role, which will include organisation vision/ethos, aspirations, and expectations of all staff, as well as what is considered acceptable and what is not.

Anyone who is new to our school will undergo and induction process where they will receive information about systems within our school which support safeguarding as detailed on the DDAT New Staff Induction Checklist.

All staff will:

- Receive a copy of, read and sign to say that they have received, read, and understood:
 - Those who work directly with children at least Part one of <u>Keeping Children Safe in</u> <u>Education: for school and college staff</u> and Annex B: Further information (May 2024)
 - School leaders, including governors/trustees/proprietors and designated safeguarding leads/deputies all of <u>Keeping Children Safe in Education</u> (May 2024)
 - Staff who do not work with children directly at least <u>Keeping Children Safe in</u> <u>Education: for school and college staff (part 1)</u> (May 2024) or Annex A Safeguarding information for school and college staff (a condensed version of part 1)

All staff will:

- Be aware of:
 - The Stopping Domestic Abuse Together initiative (known nationally as Operation Encompass), a police-led early domestic abuse notification to schools, and the school dedicated safeguarding email address
 - The safeguarding response to children who are missing education or where there are unexplainable and/or persistent absences from education
 - The safeguarding response to child-on-child abuse
 - What private fostering arrangements are and the appropriate safeguarding response
 - The early help process for low level and emerging needs and understand their role in it
 - The process for making a referral to local authority children's social care, the statutory
 - assessments that may follow this and the role they may play in such assessments
 The protocols for recording concerns on school systems
- Know what to do if a child tells them they are being abused, exploited, or neglected and will be able to reassure children they are being taken seriously, will be supported, and kept safe
- Know what to do if a child shares, produces, or receives a sexual communication, including sharing nudes/ semi-nudes
- Know what to do if a parent or carer shares any concerns about a child
- Be aware:
 - Children may not feel ready or know how to tell and/or might not recognise their experiences as harmful and that certain children may face additional barriers to telling
 - $\circ~$ Any child may benefit from early help and be alert to the need for early help for some groups of children
 - Of the indicators of abuse, exploitation, and neglect, understand that children can be at risk inside and outside of the school, in their home, institutional or community setting and online
 - Children can abuse other children, referred to as child-on-child abuse, and the school policy to prevent and respond to it
 - Children with special education needs, disabilities (SEND) or health issues, particularly those with neurodevelopmental conditions such as autism, as well as

those with certain medical or physical health conditions are particularly vulnerable to online and offline abuse, exploitation, and neglect - and also face additional barriers to the recognition of this abuse

- In addition to children with SEND or health issues, that some groups of children are potentially at greater risk of harm, including children who need a social worker, children absent or missing from education or who are electively home educated, children requiring mental health support, looked after/previously looked after children and children who are, or may be, lesbian, gay, bisexual, or gender questioning
- Technology is a significant component in many safeguarding and well-being issues
- Mental health problems can, in some cases, be an indicator that a child has suffered or is at risk of suffering abuse, neglect or exploitation
- That children's poor behaviour may be a sign that they are suffering harm or that they have been traumatised by abuse
- Of the `one chance' rule with suspected or actual victims of forced marriage and so called `honour-based' abuse. That is, they may only have one opportunity to speak to a victim or potential victim to offer appropriate support and advice
- Of the possible indicators, alongside other factors, and contexts, that a child is likely to be susceptible to an extremist ideology
- Of the indicators which may signal children are at risk from, or involved with, serious violent crime
- Have the skills, knowledge and understanding to keep looked after children and previously looked after children safe
- Discuss/report any concerns they have about a child with the designated safeguarding lead or their deputy. If staff members are unsure, they should always speak to the designated safeguarding lead or their deputy
- Speak to the designated safeguarding lead or deputy about any concerns about so called 'honour-based' abuse, breast ironing, female genital mutilation (FGM)⁴, virginity testing and hymenoplasty⁵
- Work with the designated safeguarding lead and do everything they can to support social workers to help them carry out a statutory assessment
- Be mindful that early information sharing is vital to identifying and tackling all forms of abuse, exploitation, and neglect and in promoting children's welfare, including in relation to their educational outcomes

Governors/local academy committee members/trustees and the management of school safeguarding

As outlined in <u>Keeping Children Safe in Education</u> (May 2024) the governors, local academy committees and trustees have a strategic leadership responsibility for the school safeguarding arrangements and has/have the responsibility to ensure that the school complies with safeguarding duties under legislation. There is a senior board level lead to take leadership responsibility for the establishment's safeguarding arrangements.

The local academy committee, trust board members, senior leadership teams and designated safeguarding lead are aware of and follow local arrangements. This includes understanding and applying the <u>Threshold document</u> (criteria for action), local Protocol for Assessment in <u>Derby</u> and Derbyshire (<u>Please note:</u> these documents are currently under review), <u>Derby and Derbyshire</u> <u>Child Protection Conference Professional Dissent process</u> and <u>Dispute Resolution and Escalation</u> <u>policy</u>. Arrangements have been made to set out information sharing processes and principles within the school and with local authority children's social care, safeguarding partners (Derby and

⁴ There is a specific legal duty on teachers to report acts of FGM on girls under 18 to the police

⁵ It is illegal to carry out, offer or aid and abet virginity testing or hymenoplasty in any part of the UK; see multi-agency guidance for more information

Derbyshire Safeguarding Children Partnership/DDSCP) and other agencies. The school will supply information as requested by the DDSCP which enables and assists partners to perform their functions to safeguard and promote the welfare of children in their area, including information related to local and national child safeguarding practice reviews.

Governors/local academy committee member/trustees exercise strategic oversight of all aspects of safeguarding in our school and therefore safeguarding is a standing item at all local academy committee and trustee meetings and recorded in minutes. The trust has a Safeguarding Lead who has strategic oversight and applies quality assurance procedures locally at need and in accordance with trust strategy.

To support this on an annual basis, we complete:

- A trust wide bespoke safeguarding audit to ensure the effectiveness of safeguarding policies and processes.
- The DDSCP Stopping Domestic Abuse Together (SDAT) <u>checklist</u> is completed to ensure the effectiveness of safeguarding communications and responses to police domestic abuse notifications.
- A review and risk assessment of the school approach to online safety, policy and practice. The school uses <u>360 Degrees Safe</u> Online Safety Self-Review Tool for Schools.

Executive Headteacher/Head of School

The Executive Headteacher/head of school will ensure that the policies and procedures, adopted by their local academy committee/trustees, are understood, and followed by all staff. This includes working with the designated safeguarding lead, their deputy, and other senior leaders, to ensure the effectiveness of safeguarding within our school and ensuring that educational outcomes of children who have or have had a social worker are promoted.

Designated safeguarding lead and deputy designated safeguarding lead

A member of the senior leadership team is appointed to the role of designated safeguarding lead to take lead responsibility for safeguarding and child protection (including online safety and understanding the filtering and monitoring systems and processes in place).

The designated safeguarding lead co-ordinates our school's safeguarding and child protection arrangements by providing advice and support to other staff on child welfare, safeguarding and child protection matters, including Stopping Domestic Abuse Together (SDAT) notifications, takes part in strategy discussions/meetings and inter-agency meetings – and/or supports other staff to do so - and contributes to the assessment of children.

We also have a team of deputy designated safeguarding leads to cover for when the designated safeguarding lead is not available; the lead responsibility however remains with the designated safeguarding lead.

The designated safeguarding lead actively liaises with other school staff with safeguarding responsibilities, teachers, pastoral support staff, school nurses, IT leads, SENDCos and senior mental health leads on matters of safety and safeguarding to ensure safeguarding and promoting children's well-being are effective.

The designated safeguarding lead or a deputy is always available during school hours and out of school hours, for the staff in the school to discuss any safeguarding concerns.

More information about the role and responsibilities of the designated safeguarding lead can be found in <u>Keeping Children Safe in Education</u> (May 2024) Annex C: Role of the designated safeguarding lead.

Safeguarding training

DDAT has a **Staff Safeguarding Training Professional Development Framework**, which outlines the training that must be completed by staff as defined by their role and responsibility for safeguarding and details the frequency at which training must be updated.

In summary, all staff, governors and trustees receive safeguarding training appropriate to their roles and responsibilities which is regularly updated⁶ as well as Prevent Duty, child-on-child abuse and online safety training (which includes effective responses to sharing nudes/semi-nudes and an understanding of the expectations, applicable roles and responsibilities in relation to filtering and monitoring), so they are equipped with the knowledge and skills to keep children safe. They will also receive regular safeguarding and child protection (including online safety) updates at least annually to help provide them with an awareness of safeguarding issues that can put children at the risk of harm ensuring they have the relevant skills and knowledge to safeguard children effectively.

In addition to the safeguarding training at induction, all staff and governors/local academy committee members and trustees will receive safeguarding training appropriate to their roles and responsibilities which is regularly updated⁷ as well as Prevent Duty, child-on-child abuse, private fostering and online safety training (which includes effective responses to sharing nudes/semi-nudes and an understanding of the expectations, applicable roles and responsibilities in relation to filtering and monitoring), so they are equipped with the knowledge and skills to keep children safe. They will also receive regular safeguarding and child protection (including online safety) updates at least annually to help provide them with an awareness of safeguarding issues that can put children at the risk of harm ensuring they have the relevant skills and knowledge to safeguard children effectively.

All staff will receive training on:

- Attendance, with dedicated attendance training for any staff with a specified attendance function in their role, including administrative, pastoral, or family support staff, and senior leaders.
- Data protection (including recording protocols) and cyber security, with in-depth data protection training for DSLs in line with Keeping Children Safe in Education, Annex C: Role of the designated safeguarding lead.

The governors'/local academy committee members and trustees' safeguarding training and updates will enable them to have the knowledge to provide strategic challenge to test and assure themselves that safeguarding processes and procedures are effective and robust and a whole school approach to safeguarding is in place.

Those involved with the recruitment and employment of staff to work with children will have received appropriate safer recruitment training.

⁶ See DDSCP multi-agency training pathway on the <u>training page</u> of <u>www.ddscp.org.uk</u>

⁷ See DDSCP multi-agency training pathway on the training page of www.ddscp.org.uk

Section 4: Ensuring a safe environment for all children

Our school provides a safe environment where children can learn and develop. This is an essential part of our whole school approach to safeguarding which incorporates a culture of vigilance where children's welfare is promoted, timely and appropriate safeguarding action is taken for children who need extra help or who may be suffering, or likely to suffer harm.

The school environment is safe and secure and protects our pupils from harm or the risk of harm. Positive behaviours are consistently promoted, and abusive or inappropriate behaviour challenged. A positive and supportive environment is promoted which gives pupils a sense of being valued.

Vulnerable children

We recognise that some groups of children are potentially at greater risk of harm (both online and offline) than others and have agreed arrangements to ensure the safety of these children:

- Children who need a social worker (Child in Need and Child Protection Plans). As
 a matter of routine, the designated safeguarding lead will hold and use the information that
 the child has a social worker to ensure that decisions can be made in the best interests of
 the child's safety, welfare, and educational outcomes. In addition, the school will work with
 the virtual head as appropriate, regarding the educational attendance, attainment, and
 progress of children with a social worker.
- **Children who are absent from education.** The school proactively manages and take steps to improve attendance across our community. Attendance is the essential foundation to positive outcomes for all our pupils and is everyone's responsibility in school.

The school response to children who are absent from education, particularly on repeat occasions and/or prolonged periods, supports identifying a range of safeguarding issues, abuse, exploitation, and neglect; it also helps prevent the risk of absent children becoming a child missing education in the future. This includes when problems are first emerging but also where children are already known to local authority children's social care and need a social worker, where being absent from education may increase known safeguarding risks within the family or in the community. We support and monitor attendance and absence carefully to identify pupils or cohorts that require support with their attendance and put effective strategies in place. This includes:

- Building strong relationships with families, listening to, and understanding barriers to attendance and working with families to remove them.
- Sharing information and work collaboratively with other schools in the area, the local authority, and other partners when absence is at risk of becoming persistent or severe.

DDAT has an Attendance Strategy which guides and supports our work as a school to improve attendance and address any concerns.

The school also recognises that when children are not in school, such as when a pupil is on a reduced timetable, suspended or excluded, they miss the protection and opportunities that education can provide, and can become more vulnerable to harm. Pupils who have a social worker, including looked-after children, and previously looked-after children, are especially vulnerable. The school proactively supports pupils in the school environment and decision-making processes about reduced timetables, suspension or exclusion and operate in the best interest of children as outlined in local and national guidance. Our school Behaviour policy outlines how we are inclusive to all children and have the highest expectations of good behaviour. The school has a great focus on consistency amongst all staff and strong adult/pupil relationships. See national guidance <u>Behaviour in Schools</u>

(2024), <u>Suspension and Permanent Exclusion from maintained schools, academies and</u> <u>pupil referral units in England, including pupil movement</u> (2023), <u>Supporting pupils at</u> <u>school with medical conditions</u> (2015) and local guidance <u>Derby</u> part-time timetable guidance and a protocol and <u>Derby</u> In Year Fair Access (IYFA) and Exclusions or <u>Derbyshire</u> part-time timetables and <u>Derbyshire</u> attendance management and exclusions)

- **Elective home education.** Where a parent/carer has expressed their intention to remove a child from school with a view to educating at home, the school will seek to co-ordinate a meeting with the parents/carers, Local Authority, and other key professionals where possible. This would be before a final decision has been made, to ensure the parents/carers have considered what is in the best interests of each child and is particularly important where a child has SEND, is vulnerable, and/or has a social worker. Where a child has an Education, Health and Care Plan (EHCP) the local authority should review the plan with parents/carers. Where a child is taken off roll, we will inform the Local Authority of the deletion from our admission register via the system outlined on the <u>Derby</u> or <u>Derbyshire</u> Education Welfare webpages.
- **Children who require mental health support.** The school has an important role to play in supporting the well-being and mental health of our pupils. Mental health problems can be an indicator that a child has suffered or is at risk of suffering abuse, neglect, or exploitation. We have clear systems and processes in place for identifying possible emotional well-being issues and mental health problems, seek advice from external agencies where appropriate and have clear referral and accountability systems. The emotional wellbeing of our children is central to the work we do with children in PHSE. Our mental health lead works with staff, children and parents to address any needs which arise
- Looked after children and previously looked after children. The school ensures that appropriate staff have the information they need in relation to a child's looked after legal status, contact arrangements with birth parents or those with parental responsibility, care arrangements and the levels of authority delegated to the carer by the authority looking after him/her. The designated safeguarding lead has:
 - Details of the child's social worker, and
 - The name and contact details of the virtual school head and the relevant support officer in the authority that looks after the child

• The name of the Personal Advisor appointed to support a child who has left care When dealing with looked after children and previously looked after children, the school will work with all local authority children's social care, health and other relevant agencies and take prompt action when necessary to safeguard these children, who are a particularly vulnerable group. The school has a named designated teacher, who has appropriate training, relevant qualifications, and experience. They work with the Virtual School, to promote the educational achievement of pupils who are looked after, have left care through adoption, special guardianship, or child arrangement orders, or adopted from state care outside of England and Wales. In addition, the school recognises the distinct needs of children in kinship care and will, alongside the Virtual School, seek to promote their education outcomes.

• Children with special educational needs and disabilities (SEND) or health issues.

The school recognises that these children may face extra safeguarding challenges both online and offline. Additional barriers can also exist when recognising abuse, neglect, and exploitation. The designated safeguarding lead and SENDCo will closely liaise whenever there are any concerns or reports of abuse, neglect or exploitation involving a child with SEND, neurodevelopmental conditions such as autism or certain medical or physical health conditions. The school will consider extra pastoral support and attention for these children, along with ensuring any appropriate support for communication is in place. • Children who are, or may be, lesbian, gay, bisexual, or gender questioning. The school will take steps to reduce the additional barriers these children face and create a culture where they can speak out or share their concerns with staff. When supporting gender questioning children, the broad range of a child's individual needs are considered. *Please note: the outcomes of the DfE Gender Questioning Children guidance <u>consultation</u> and final DfE Gender Questioning Children Non-statutory guidance for schools and colleges in England are yet to be published)*

• Private fostering

In addition to the above the school recognises the additional vulnerability of children in private fostering arrangements. A private fostering arrangement is essentially one that is made privately (without the involvement of a local authority) for the care of a child under the age of 16 (under 18, if disabled) by someone other than a parent or close relative with the intention that it should last for 28 days or more. When such arrangements come to our attention, we will notify the local authority to check the arrangement is suitable and safe for the child. Notifications will contain the information specified in Schedule 1 of The Children (Private Arrangements for Fostering) Regulations 2005 and made in writing. See statutory guidance <u>Children Act 1989: private fostering</u>.

We also recognise that in addition to the above, other factors can increase a child's vulnerability to abuse, exploitation, or neglect such as:

- In a family circumstance presenting challenges for the child, such as parental substance (drugs and/or alcohol) use, adult mental health issues and domestic abuse
- Misusing drugs and/or alcohol
- Being an asylum seeker/refugee
- Being from our new communities
- Living away from home, including private fostering arrangements, or have returned home to their family from care
- Being at risk of homelessness or living in temporary accommodation
- Living in chaotic, neglectful, and unsupportive home situations
- Being vulnerable to discrimination and maltreatment on the grounds of age, gender reassignment, marriage/civil partnership, pregnancy/maternity leave, disability, race (including colour, nationality, ethnic or national origin), religion/belief, gender, sex, or sexual orientation
- Being a young carer
- Not speaking or not having English as a first language
- Being involved in the court system
- Children affected by parental offending or with family members in prison

All school staff understand these vulnerabilities and the DSL and mental health lead are experienced in accessing both in school and out of school support for these children.

Teaching safeguarding (Safeguarding in the Curriculum)

We are committed to offering our pupils age and developmentally appropriate preventative education to ensure they are aware of safeguarding risks, recognise when they are at risk and how and where to get help and support if they need it; they will be taught about healthy relationships online and offline, how to keep themselves and others safe, including online. To be effective, we employ <u>best practice principles</u> and abide by the clarification provided by the DDSCP about <u>effective preventative education</u> to help create a safe classroom environment and to plan and teach effectively. The school recognises this will need to be tailored to the specific needs and vulnerabilities of individual children, including those who have been victims of abuse and children with special educational needs and disabilities.

Our preventative education forms part of our whole school approach to prepare our pupils for life in modern Britain, encourages open debate about different points of view and beliefs and creates a culture of zero tolerance for sexism, misogyny/misandry, disablism, racism, homophobia, biphobia and sexual violence and harassment. It is responsive to contextual, local, and national data, issues, and trends to ensure it is meeting the challenges that children are facing.

The school's core values and standards, alongside the fundamental British Values, are upheld and demonstrated throughout all aspects of the school. This is underpinned by the school's behaviour policy, pastoral support system and our planned evidence-based relationships

education/relationships and sex education and health education and reinforced throughout the whole curriculum.

Please refer to our relationships education/relationships and sex education and health education policy and behaviour policy for more information.

Online safety

Online safety and protecting pupils from potentially harmful and inappropriate online material forms part of the whole school approach to safeguarding, including policies, curriculum, staff training, roles and responsibilities of the designated safeguarding lead and parental engagement. The school has filtering and monitoring systems in place, which meet the updated DfE <u>filtering and monitoring standards (2024)</u>. This includes:

- Identifying and assigning roles and responsibilities to manage filtering and monitoring systems
- Reviewing filtering and monitoring provision at least annually
- Blocking harmful and inappropriate content without unreasonably impacting teaching and learning
- Having effective monitoring strategies in place that meet safeguarding needs

The school protects and educates pupils and staff in their use of technology, including where they are learning remotely, and has mechanisms to identify, intervene and escalate any concerns where this is needed.

The school's online safety policy outlines how the four areas of risk, content, contact, conduct and commerce, will be addressed to protect and educate pupils and staff. It also incorporates the use of mobile and smart technology and appropriate filtering and monitoring on school devices and networks. Security protection procedures which meet the updated <u>Cyber security standards for schools and colleges</u> (2024) are in place in order to safeguard the systems, staff and pupils and review the effectiveness of these procedures to keep up with ever evolving cyber-crime technologies. The school is also in regular communication with parents and carers and uses these communications to reinforce online safety and the systems the school use to protect children from online harms.

To ensure that online safety is effective, especially as technology and the associated risks and harms evolve and change, the school undertakes an annual review and risk assessment. Please refer to our online safety policy for more information.

Systems for children to report concerns and abuse

We recognise the importance of ensuring that all children feel heard and understood. We have a culture of listening to children and taking account of their wishes and feelings in any measures the school may put in place to protect them. Whenever there are any concerns, the child's wishes will be taken into account when determining what action to take and what services are provided. The

welfare and safety of a child is of paramount concern and staff will act in the best interests of the child.

We understand the difficulties that children may have in approaching staff about their circumstances and any concerns they may have. Some children may feel unable to report their concerns or abuse, others may have additional barriers to telling someone or may not recognise what is happening is abusive.

The school has an open and accepting attitude towards children and promotes a positive and supportive environment as part of our responsibility for pastoral care. Our school ethos promotes trusted relationships between pupils and all staff which supports children to tell staff about any concerns they may have.

Children, parents/carers, and all staff will be free to talk about any concerns and see the school as a safe place. Many children can show signs or act in ways they hope adults will notice or react to, others may make indirect reports via a friend or staff may overhear conversations. All staff are alert to this and to the potential need for early help and are aware of the indicators of abuse, exploitation and neglect and know what actions they should take.

The school has systems in place for children to complain and/or confidently report their concerns, including any form of abuse or neglect, including child-on-child abuse, and know that their concerns will be treated seriously. The children are all aware of the trusted adults in school they would be able to talk to. They also have access to a worry box, which is checked frequently by staff.

Working with parents and carers

We recognise the importance of working together with parents/carers to educate as well as safeguard and promote the welfare of children.

We will ensure that:

- We work with parents positively, openly, and honestly
- Parents are encouraged to discuss their issues or concerns about safety and welfare of children, including any worries about a child's emotional well-being or mental health. They will be listened to and taken seriously
- Parents/carers are aware there is a whole school safeguarding approach to ensure that children are kept safe and well, and as part of this the school is part of the Stopping Domestic Abuse Together (SDAT) initiative (the local version of Operation Encompass)
- We will provide parents with information about safeguarding issues, such as child exploitation (sexual and criminal), child-on-child abuse, emotional well-being/mental health, online safety, including sharing nudes and semi-nudes, harmful sexual behaviour, and terrorist/extremist material. We will also outline the support available to keep children safe within the school, locally and nationally
- We keep up to date and accurate information is kept about pupils i.e.
 - names and contact persons with whom the child normally lives
 - those with parental responsibility
 - where reasonably possible, we hold more than one emergency contact number
 - \circ $\;$ if different from above, those authorised to collect the child from the setting
 - name and contact details of GP
 - any relevant court orders or any other factors which may impact on the safety and welfare of the child
- Information about our pupils given to us by children themselves, their parents, or carers or by other agencies will remain confidential. Staff will be given relevant information on a 'need to know' basis in order to support the child

- It is made clear to parents and carers that the school has a duty to share information when there are any safeguarding concerns. Also, that there is a duty to keep records which relate to safeguarding work by the school, or partner agencies. These will be kept securely, kept apart from the main pupil record and only accessible to key members of staff. Copies of these records will be securely sent to any education provider to which the child transfers and a confirmation of receipt obtained
- Where we have reason to be concerned about the welfare of a child, we will always seek to discuss this with the child's parents or carers first. However, there may be occasions where we are not able to do this, for example, when by doing so, it places the child at additional risk or where it may not be possible to speak to the parents/carers

Section 5: Responding to concerns about a child's welfare

Key points to remember for any member of staff (including volunteers or supply staff) or visitors whenever they have any concerns about a child's welfare:

- In an emergency take the action necessary to help the child, for example, call 999
- Do not assume a colleague or another professional will share information that might be critical to keeping a child safe. Early information sharing is vital in keeping children safe, whether this is when problems first emerge, or when a child is already known to local authority children's social care
- Report your concern, including any possible <u>private fostering</u> arrangements, to the designated safeguarding lead or their deputy as soon as you can and by the end of the day at the latest. This will be recorded on MyConcern and also done verbally to the DSL.
- If the designated safeguarding lead or their deputy is not available, ensure the information is shared with the most senior person in the school that day. The concerns and any action taken must then be shared with the designated safeguarding lead as soon as it is possible
- If the concerns are about sharing nudes and semi-nudes do <u>not</u> view, copy, print or share the images
- Share information on a need-to-know basis only do not discuss the issue with colleagues, friends, or family
- As soon as you are able, complete a record of the concerns. This should be on the same day and before the child is due to leave the school premises using MyConcern.
- Seek support for yourself if you are distressed by speaking to the Mental Health lead.

Staff must always **immediately** inform the designated safeguarding lead or their deputy if there are any:

- Concerns that a child is presenting signs or symptoms of abuse, exploitation, or neglect, including suspicion that a child is injured, marked, or bruised in a way which is not readily attributable to the normal knocks or scrapes received in play
- Searching incidents where there are reasonable grounds to suspect a pupil was in possession of a prohibited item⁸ or where a search has revealed a safeguarding risk
- Behaviour or changes in presentation, including changes in school attendance, which gives rise to suspicions that a child may not be receiving adequate care or may be suffering harm
- Hint or disclosure of abuse about or by a child
- Concerns that a person(s) who may pose a risk to children is living in a household with children present
- Concerns about online abuse including cybercrime, exploitation, harmful sexual behaviour, sharing nudes and semi nudes and/or where any adult appears to be sexually communicating (e.g., email, text, written note or verbally) with a child
- Concerns about child-on-child abuse, including sexual violence and harassment
- Information which indicates that the child is living with someone who does not have parental responsibility for them (this is known as private fostering)
- Concerns that a child is at risk of domestic abuse or so-called 'honour-based' abuse, including forced marriage, marriage, or civil partnership under the age of 18, female genital mutilation (FGM), breast ironing, virginity testing or hymenoplasty

⁸ Prohibited items include knives and weapons, alcohol, illegal drugs, stolen items, tobacco, cigarette papers, fireworks pornographic images; any article that the member of staff reasonably suspects has been, or is likely to be used, to commit an offence, or to cause personal injury to, or damage to property of; any person (including the pupil).

• Concerns that a child is at risk of radicalisation, child sexual exploitation or criminal exploitation, including county lines; or that a child or their parent/carer may be a victim of modern slavery (trafficked).

There will also be occasions when you suspect that a child may be at risk, but you have no 'real' evidence or there are indications that a child may need support with their mental health. The child's behaviour, play and or appearance may have changed, their attendance at school may have reduced, their ability to concentrate and focus may have altered, or you may have noticed other behavioural and or physical but inconclusive signs. In these circumstances, you should try to give the child the opportunity to talk. The signs you have noticed may be due to a variety of factors and it is fine to ask the child if they are alright or if you can help in any way.

It is not the responsibility of the school staff to determine the truth of any disclosure or allegation; this is the responsibility of local authority children's social care. All staff however have a duty to recognise where extra support is needed or where there are complex needs or child protection concerns requiring intensive or specialist support.

Ensure you record these early concerns using MyConcern following the protocols in Appendix 4: Safeguarding and Child Protection Recording. If a child or adult does begin to reveal that a child is being harmed, you should follow the advice in the section '*If a child chooses to tell a member of staff about a concern or abuse'*.

Remember: If you are unsure, you should always have a discussion with the designated safeguarding lead or their deputy

If a child chooses to tell a member of staff about a concern or abuse

It takes a lot of courage for a child, parent, carer, or other significant adult to disclose that they are worried or have concerns. They may feel ashamed, the abuser may have threatened what will happen if they tell, they may have lost all trust in adults, or they may believe, or have been told, that the abuse is their own fault. It is important they are reassured that they are being taken seriously, and that they will be supported and kept safe. They should not be made to feel they are creating a problem, blamed or ashamed for making a report. Reports, particularly those about sexual violence and harassment, if possible, should be managed with two members of staff present (preferably one being the designated safeguarding lead or a deputy), however this might not be possible in all cases.

If a child or adult talks to you about any risks to a child's safety or well-being you will need to let them know that you must pass the information on – you are not allowed to keep secrets. The point at which you do this is a matter for professional judgement.

During your conversation with the child (or their parent/carer):

- Allow them to speak freely, listen to what is being said without interruption and without asking leading questions
- Keep questions to a minimum and of an open nature ('TED questions' tell me, explain, describe) i.e., 'can you tell me what happened?' rather than 'did x hit you?'
- Remain calm and do not overreact the child (or their parent/carer) may stop talking if they feel they are upsetting you
- Give reassuring nods or words of comfort `I'm so sorry this has happened', `I want to help', `This isn't your fault', `You are doing the right thing in talking to me'

- Avoid admonishing the child or adult for not disclosing earlier. Saying 'I do wish you had told me about this when it started' or 'I can't believe what I'm hearing' may be your way of being supportive but they may interpret it that they have done something wrong
- Do not be afraid of silences remember how hard this must be for the child or adult
- Under no circumstances ask investigative questions such as how many times this has happened, whether it happens to siblings too, or what do other family members think about all this
- At an appropriate time tell the child or adult that to help them you must pass the information on
- Do not automatically offer any physical touch as comfort; it may be anything but comforting to a child who has been abused
- Do tell the child or adult what will happen next. The child or adult may agree to go with you to see the designated safeguarding lead. Otherwise let them know that someone will come to see or contact them before the end of the day
- Report verbally to the designated safeguarding lead
- Write up your conversation as soon as possible and hand it to the designated safeguarding lead
- Children should not be asked to write statements about abuse or any concerns that may have happened to them or sign the staff record
- Seek support if you feel distressed. This may be sometime after the disclosure

Role of the designated safeguarding lead and their deputy following identification of concerns

Whenever the designated safeguarding lead or their deputy receive information regarding concerns about a child, including via police domestic abuse notifications (Stopping Domestic Abuse Together/SDAT) they will:

- Review information received and assess if any urgent actions are needed, i.e. medical, child's immediate safety
- Check what is known about the child when they arrived (or not) at school today, how they are presenting physically and emotionally and if there are any changes in their behaviour
- Consider what is already known about the child and their family, including whether any previous concerns have been raised by staff or if they are already known to local authority children's services (targeted early help or social care)
- Consider what 'checks' need to be carried out and how best these can be achieved
- Inform relevant school staff who have a specific need to know i.e., class/form teacher and relevant support staff
- Where appropriate use relevant national, local, and education-based risk identifying, assessment tools and guidance to support the identification of needs and decision making, such as:
 - School-based records, assessments, and chronologies, including any contextual factors/placed based risks
 - DDSCP multi-agency guidance, tools and briefing notes, for example Vulnerability of children not in school guidance, Children and Young People Missing from Home or Care protocol, Self-harm and Suicidal Behaviour Guidance, Briefing Note: Harmful Online Challenges and Hoaxes, Guidelines for gathering information and assessing the needs of children whose parents have drug/alcohol issues, Practice Guidance Child Sexual Abuse within the Family, Practice Guidance for responding to Adults and Child Victims of Modern Slavery, Male Circumcision guidance, Was not brought guidance, Childhood Obesity: Health, Well-being and Safeguarding guidance for practitioners, Guidance for responding to Adults and Child Victims of Modern Slavery, Schools Stopping Domestic Abuse Together Guidance, Domestic Violence Risk Identification Matrix (DVRIM), Safelives DASH Risk Identification Checklist (domestic abuse risk to adults), Children at Risk of Exploitation assessment, Graded Care Profile (neglect) and Working with Sexually Active Children and Young People

Under the Age of 18; see DDSCP safeguarding children procedures and documents library

- National guidance and assessment tools e.g. <u>Stop it now</u> (sexual behaviours), <u>Contextual safeguarding tools</u>, <u>Sharing nudes and semi-nudes: advice for education</u> <u>settings working with children and young people (2024)</u>
- Not directly approaching a child or parent/carer about an incident when the school have received a domestic abuse notification (SDAT) and instead make general enquiries with the child about how they are. If a child initiates a conversation about the incident the guidance outlined in the section `*If a child chooses to tell a member of staff about a concern or abuse*' will be followed
- Following the <u>Derby and Derbyshire Safeguarding Children Procedures</u> and using the DDSCP <u>Threshold document</u> (*Please note: this is currently under review*) to support decision making about the child's needs and the appropriate level of support and intervention. Possible options include internal support via school pastoral systems, early help assessment and referral to statutory services such as local authority children's services
- Considering whether the matter should be discussed with the child's parents or carers or whether to do so may put the child at further risk of harm, see Notifying parents
- If unsure about the action to take, including if a child protection referral should be made, seeking advice from local authority children's social care or another appropriate agency
- If the concerns are about radicalisation or violent extremism, contacting the local authority Prevent team for advice and where appropriate making a referral to the police Prevent Team
- Where the child has complex needs or where there are child protection concerns, referring as appropriate to Local Authority Children's Services via agreed processes, providing a copy of the early help assessment, action plan and any other relevant assessments
- Notify the appropriate Local Authority Children's Services of any private fostering arrangements, to allow the local authority to check the arrangement is suitable and safe for the child. Notifications will contain the information specified in Schedule 1 of The Children (Private Arrangements for Fostering) Regulations 2005 and made in writing⁹
- If a child is at risk of immediate harm, and/or where it is believed a criminal offence has been committed, including sexual violence and harassment, referring to the police. See <u>NPCC When to call the police; guidance for schools and colleges</u>. Safeguarding considerations must take priority and include how screening, searching, and confiscating powers will be used safely, proportionately, and appropriately, including undertaking a police strip search on a child and the requirement for children to have an <u>appropriate adult</u>.; see <u>Searching</u>, screening and confiscation at school guidance (2022)
- In all cases where children are believed to be at risk of exploitation, complete and submit an <u>Information Sharing Form for Professionals Operation Liberty (2024)</u> to raise concerns and share information

Notifying parents/carers

The school will normally seek to discuss any needs or concerns about a child with their parents or carers. Where an early help assessment would benefit the child and their family the most appropriate member of staff should approach the parent/carer to take this forward. In situations where there are serious needs or child protection concerns the designated safeguarding lead or deputy will contact the parent or carer. However, if the setting believes that notifying parents could increase the risk to the child or exacerbate the problem, then advice will first be sought from local authority children's social care.

Pastoral/school-based support (universal support/ low level needs)

⁹ See statutory guidance <u>Children Act 1989: private fostering</u>

In all cases the school will consider what support could be offered within the setting via pastoral support processes. Pastoral support will be kept under constant review to ensure that it is effective.

Early help support and assessment (emerging needs)

Where a child is likely to require co-ordinated support from a range of early help services, or where there are concerns for a child's well-being or a child's needs are not clear, not known or not being met, the designated safeguarding lead or their deputy will support the completion of an early help assessment (EHA) and if needed, co-ordinate a team around the family (TAF).

Whenever a child and their family are supported via an early help assessment, the school will keep this under constant review and should the child's situation appear not to be improving or getting worse, consideration will be given to a referral to local authority children's services.

For more information about the early help assessment process see Derby and Derbyshire Safeguarding Children; <u>Providing early help</u> procedure.

Referral to local authority children's social care (intensive and specialist support)

Concerns about a child's welfare will be referred to local authority children's social care using the agreed referral process as outlined in Derby and Derbyshire Safeguarding Children; <u>Making a referral to Children's Social Care procedure</u>.

If at any point there is a risk of immediate serious harm to a child, an immediate referral should be made to local authority children's social care and/or if appropriate, the police

Anybody can make the referral

Where it is believed that there are urgent child protection concerns, the designated safeguarding lead or deputy will make a referral to local authority children's social care by phone and follow this up in 'writing' via the local authority Online Referral System. Non-urgent cases will be referred via the local authority Care Online Referral System. In Derby submission of an early help assessment, or equivalent assessment, to the weekly Vulnerable Children meeting (VCM) in the relevant locality can also be made.

In exceptional circumstances, such as in an emergency or a genuine concern that appropriate action hasn't been taken, any staff member can refer their concerns directly to local authority children's social care; however, they should inform the designated safeguarding lead or deputy as soon as possible.

Female genital mutilation (FGM)

If the referral is about a 'known' case of female genital mutilation (FGM), in addition to a referral to local authority children's social care, the individual teacher also has a mandatory reporting duty; see <u>Mandatory Reporting of Female Genital Mutilation; procedural information</u> (2015). Under this duty, 'known' cases of FGM where a girl under 18 informs the person that an act of FGM has been carried out on her, or where physical signs appear to show that an act of FGM was carried out, this must be reported to the police on 101. <u>This is a personal responsibility</u> in addition to the referral to local authority children's social care and the professional who identifies FGM and/or receives the disclosure should make the report by the close of the next working day.

Action following referral

The designated safeguarding lead, their deputy or other appropriate member of staff will:

- Where a referral was made by phone follow up the referral in writing using the online referral system within 48 hours and attaching any existing assessment e.g., early help assessment. In all cases the school will also include information held about any place-based risks (harm outside of the home)
- Be aware that local authority children's social care should make a decision within one working day of the referral being made about what course of action they are taking and let the school know the outcome. If the information is not forthcoming, the designated safeguarding lead or another appropriate member of staff should follow this up
- Maintain contact with the allocated social worker and support them or other agencies following any referral
- Contribute to any strategy discussion or meetings
- Support any Section 47 enquiries or statutory assessments that are carried out
- Provide a report for, attend, and contribute to any initial and review Child Protection Conference. This includes sharing any reports with parents/carers and where appropriate, the child
- Share the content of this report with the parent/carer and if appropriate the child, prior to the meeting
- Attend core group meetings for any child subject to a Child Protection plan or Child in Need meeting for any child subject to a Child in Need plan
- Whenever there are concerns about the outcome of a Child Protection Conference, use the appropriate <u>Derby and Derbyshire Child Protection Conference Professional Dissent Process</u>
- Where a child on a Child Protection plan, Child in Need plan or who is Looked After moves from the school or if there are unexplained absences from school, immediately inform the child's social worker/key worker in local authority children's social care
- If after the referral the child's situation does not appear to be improving the designated safeguarding lead should press for re-consideration to ensure their concerns have been addressed and the child's situation improves. See Derby and Derbyshire <u>Multi-Agency</u> <u>Dispute Resolution and Escalation Policy</u>

Confidentiality and sharing information

The school recognises the importance of information sharing between the school and local agencies to effectively safeguard our pupils. The setting operates with regard to HM Government Information Sharing; Advice for practitioners providing safeguarding services to children, young people, parents and carers (2024), Information Commissioner's Office <u>A 10 step guide to sharing information to safeguard children</u> (2023) and DDSCP <u>Information Sharing Guidance for Practitioners</u> (2022).

All staff will be mindful of the seven golden rules to sharing information (See Appendix 5) and <u>Data Protection Act</u> (2018) and <u>UK General Data Protection Regulation</u> (UK GDPR) obligations. Staff are aware that the Data Protection Act 2018 and UK GDPR do not prevent or limit the sharing of information for the purposes of keeping children safe and promoting their welfare, rather, they provide the legal framework under which information can, and in some cases, must be shared.

School staff should be proactive in sharing information as early as possible to help identify, assess, and respond to risks or concerns about the safety and welfare of a child, whether this is when problems are first emerging, or where a child is already known to local authority children's social care.

If in any doubt about sharing information, staff should speak to the designated safeguarding lead or a deputy, who will seek advice from our Data Protection Officer if needed

Fears about sharing information must not be allowed to stand in the way of the need to promote the welfare, and protect the safety, of children

All information sharing outside of `business as usual', should be recorded on the appropriate logs

Staff should only discuss concerns with the designated safeguarding lead or deputy (or the most senior person on the premises if they are unavailable), headteacher or chair of governors/trustees (depending on who is the subject of the concern). That person will then decide who else needs to have the information and they will disseminate it on a `need-to-know' basis.

Where appropriate, consent will be sought to share information. However, where there are safeguarding concerns about a child, information will be shared with the appropriate organisations such as local authority children's social care under alternative, appropriate, lawful basis¹⁰. In most cases concerns will be discussed with parents and carers prior to the referral taking place unless doing so would increase risk.

Details of whom the school shares information with, in what circumstances and under what lawful basis can be found in our published Privacy Notices.

Record keeping

All concerns, discussions and decisions made, including the rationale for those decisions, should be recorded in writing on MyConcern, following the protocols in Appendix 4: Safeguarding and child protection recording This includes instances where referrals were or were not made to another agency, such as local authority children's social care or the Prevent programme etc. If in doubt about recording requirements staff should discuss with the designated safeguarding lead or their deputy.

Records of concerns documentation, referrals and other written safeguarding information are kept in a child protection file for each child and stored separately from each child's education file; this file is 'tagged' to indicate that separate information is held. Child protection files are confidential and stored securely and only made available to relevant individuals.

Records will include:

- A clear and comprehensive summary of the concern (see Appendix 4)
- Details of how the concern was followed up and resolved
- A note of any action taken, decisions reached, the rationale for these, and the outcome, as well as a review of any progress made
- Any professional differences of opinion about the safety of a child will also be recorded; see DDSCP Multi Agency <u>Dispute Resolution and Escalation Policy</u> and <u>Derby and Derbyshire</u> <u>Child Protection Conference Professional Dissent Process</u>

When a child leaves the school, the designated safeguarding lead will ensure a copy of these records will be sent securely as soon as possible (within 5 days for an in-year transfer or within the first 5 days of the start of a new term) to any school or other education setting to which the child transfers and a confirmation of receipt obtained. The child protection file transfer will be separate to the main pupil file. This will allow the new provider to continue supporting the child and have the support in place for when the child arrives.

¹⁰ See Information Sharing Advice for practitioners providing safeguarding services for children,

young people, parents and carers, Why data protection legislation does not prevent information sharing, pages 9-11

The designated safeguarding lead will also consider if it would be appropriate to share any information with the new education provider in advance of the child leaving e.g., children who have or who have had a social worker and those receiving support through the Channel programme.

The designated safeguarding lead, their deputy/ies and key staff such as special education needs co-ordinators will be informed when a child's safeguarding/child protection file is received.

Support for those involved in a safeguarding/child protection issue

Child neglect, abuse and exploitation are devastating for children and can also result in distress and anxiety for staff who become involved. We will support the children and their families and staff by:

- Taking all suspicions and disclosures seriously
- Nominating a link person who will keep all parties informed and be the central point of contact
- Nominating a 'case manager' where a member of staff is the subject of an allegation made by a child
- Responding sympathetically to any request from a child or member of staff for time out to deal with distress or anxiety
- Maintaining confidentiality and sharing information on a need-to-know basis only with relevant individuals and agencies
- Storing records securely
- Offering details of helplines, counselling, or other avenues of external support
- Following the procedures laid down in our whistleblowing, complaints, and disciplinary procedures
- Co-operating fully with relevant statutory agencies

Section 6: Child-on-child abuse, including sexual violence and harassment

All staff working in or on behalf of the school maintain an attitude of *'it could happen here'* – this is especially important when considering child-on-child abuse. Even if there are no reports it does not mean it is not happening.

If staff have any concerns regarding child-on-child abuse, they should speak to the designated safeguarding lead or their deputy

The school recognises that children may abuse their peers physically, sexually, and emotionally. There is a zero-tolerance approach to child-on-child abuse; abuse is abuse and this will not be tolerated or passed off as 'banter', 'just having a laugh', 'boys being boys' or 'part of growing up' as this can lead to a culture of unacceptable behaviours and an unsafe environment for children.

The setting will take child-on-child abuse as seriously as abuse perpetrated by an adult and address it through the same processes as any safeguarding issue. We will respond to all reports and concerns, including those that have happened outside of the school and/or online. In addition, we also recognise that children who abuse others and any other child affected by child-on-child abuse are also likely to have considerable welfare and safeguarding issues themselves.

What is child-on-child abuse?

- <u>Keeping Children Safe in Education</u> (May 2024) defines child-on-child abuse as most likely to include but not limited to:
 - Bullying (including cyberbullying, prejudice based and discriminatory bullying)
 - Abuse within intimate personal relationships between children (sometimes known as 'teenage relationship abuse')
 - Physical abuse such as hitting, kicking, shaking, biting, hair pulling or otherwise causing physical harm (this may include an online element which facilitates, threatens and /or encourages physical abuse)
 - Sexual violence, such as rape, assault by penetration and sexual assault (this may include an online element which facilitates, threatens and /or encourages sexual violence)
 - Sexual harassment, such as sexual comments, remarks, jokes, and online sexual harassment, which may be standalone or part of a broader pattern of abuse
 - Causing someone to engage in sexual activity without consent, such as forcing someone to strip, touch themselves sexually, or to engage in sexual activity with a third party
 - Consensual and non-consensual sharing of nudes and semi-nude images and or videos
 - Upskirting¹¹, which typically involves taking a picture under a person's clothing without their permission, with the intention of viewing their genitals or buttocks to obtain sexual gratification, or cause the victim humiliation, distress, or alarm
 - Initiating/hazing type violence and rituals (this could include activities involving harassment, abuse or humiliation used as a way of initiating a person into a group and may also include an online element)
- It can also include causing someone to engage in extremist or radicalising behaviour
- Child-on-child abuse exists on a continuum and different forms of abuse may overlap

¹¹ The Voyeurism (Offences) Act (2019) – upskirting is a criminal offence and anyone of any gender can be a victim

- It can affect any child/young person of any age and sex and can occur between two children or through a group of children abusing a single child or group of children
- Sometimes vulnerable children are targeted. For example:
 - Those living with domestic abuse or with intra-familial abuse in their histories
 - Young people in care
 - Those who have experienced bereavement through the loss of a parent, sibling, or friend
 - Black and minority ethnic children are under identified as victims but are over identified as perpetrators
 - There is recognition it is more likely that girls will be victims and boys are likely to be perpetrators. However, both girls and boys can experience child-on-child abuse, but they are likely to experience it differently e.g., girls being sexually touched/assaulted or boys being subject to homophobic taunts/initiation/hazing (rituals and other activities involving harassment, abuse or humiliation used as a way of initiating a person into a group)
 - Evidence also shows that children with disabilities, and lesbian, gay, bisexual, or gender questioning children are at greater risk
- It is influenced by the nature of the environments in which children/young people spend their time - home, school, peer group, online and community - and is built upon notions of power and consent. Power imbalances related to gender, social status within a group, intellectual ability, economic wealth, social marginalisation etc, can all be used to exert power over a peer
- Child-on-child abuse involves someone who abuses a 'vulnerability' or power imbalance to harm another and has the opportunity or is in an environment where this is possible
- While perpetrators of child-on-child abuse pose a risk to others, they are often victims of abuse themselves

Preventing child-on-child abuse

There is a whole school approach to preventing child-on-child abuse, including child-on-child sexual violence and sexual harassment; this forms part of the whole school approach to safeguarding. The school will seek to minimise the risk of child-on-child abuse by ensuring an approach that prepares pupils for life in modern Britain. The establishment has a clear set of values and standards which are upheld and demonstrated throughout all aspects of school life.

The school provides a safe environment, promotes a culture of positive standards of behaviour, takes steps to address inappropriate behaviour, has effective systems in place where children can confidently raise concerns knowing they will be taken seriously and provides safeguarding through the curriculum via relationships education/relationships and sex education, online safety, and other curriculum opportunities. This may include targeted work with children identified as vulnerable or being at risk and developing risk assessment and targeted work with those identified as being a potential risk to others.

All staff understand the importance of challenging inappropriate behaviours between peers that are abusive in nature. Downplaying certain behaviours will not be tolerated or passed off. Staff will maintain an attitude of *`it could happen here'* and all inappropriate behaviour will be addressed.

The setting deals with a wide continuum of children's behaviour on a day-to-day basis and most cases will be dealt with via school-based processes. These are outlined in the following policies:

- Behaviour Policy
- Anti-Bullying Policy
- Online Safety Policy
- Attendance Policy

• Relationships Education/Relationships and Sex Education Policy

Systems for children to report abuse

Even if there are no reports, all staff understand it does not mean it is not happening; it may be the case that it is not being reported. We recognise that children may not find it easy to tell staff about the abuse, that certain children may have additional barriers to telling someone and children can show signs or act in ways they hope adults will notice or react to. In some cases, victims may make indirect reports via a friend or staff may overhear conversations. All staff recognise the indicators and signs of child-on-child abuse and know how to identify it.

Please see page 18 *Systems for children to report concerns and abuse* for information about the systems in place for children to confidently report abuse.

If staff have any concerns regarding child-on-child abuse, they should speak to the designated safeguarding lead or deputy

Action on concerns

Child-on-child abuse may be a one-off serious incident or an accumulation of incidents. Staff may be able to easily identify some behaviour/s as abusive however in some circumstances it may be less clear. Reports of sexual violence and harassment are likely to be complex and require difficult professional decisions to be made, often quickly and under pressure. In all cases the initial response to a report is very important. Members of staff will take the concerns seriously and reassure the child that they will be supported and kept safe, regardless of how long it has taken them to come forward. If possible, reports should be managed with two members of staff present (preferably one being the designated safeguarding lead or a deputy), however this might not be possible in all cases. The victim will not be given the impression they are creating a problem or made to feel ashamed for making a report or their experience minimised. Abuse which has occurred within the education environment.

Staff must follow *Section 6. Responding to concerns about a child's welfare* and discuss the concerns and seek advice from the designated safeguarding lead.

When an allegation is made by a pupil against another pupil members of staff should consider if the issues raised indicate that the child and/or alleged perpetrator may have low level, emerging needs, complex/serious needs, or child protection concerns and follow the process outlined in Section 6. Responding to concerns about a child's welfare.

Considerations for cases where child-on-child abuse is a factor include:

- What are the wishes of victims in terms of how they want to proceed?
- What is the nature, extent and context of the behaviour including verbal, physical, sexual (including sharing of nudes/semi-nudes) and/or online abuse? Was there coercion, physical aggression, bullying, bribery or attempts to ensure secrecy? What was the time, location, duration, and frequency? Is the incident a one off or a sustained pattern of abuse? (Remember there may be other forms of abuse in addition to what has been reported) Were other children and /or adults involved? Has a crime been committed and/or have any harmfully sexual behaviours been displayed?
- What is the child's age, development, capacity to understand and make decisions (including anything that might have had an impact on this e.g., coercion), and family and social circumstances? What is the nature of the relationship between the children involved? Are they in a current or previous intimate personal relationship, do they live in the same household or setting, attend the same school, classes, or transport?

- What are the relative chronological and developmental ages of the children? Does the victim or perpetrator have a disability or learning difficulty? Are there are any differentials in power, social standing, or authority?
- Is the behaviour age appropriate or not? Does it involve inappropriate sexual knowledge or motivation?
- Are there any risks to the child victim or alleged perpetrator themselves and others e.g., other children in school, adult students over the age of 18, school staff, in the child's household (particularly siblings or other children related to the household), extended family, peer group or wider social network? Are there any links to child sexual exploitation, child criminal exploitation or gang related activity?

Immediate consideration should be given to how best to support and protect the victim and alleged perpetrator and any other children involved/impacted. Where the report involves rape and assault by penetration, the alleged perpetrator must be removed from any classes they share with the victim. There must also be careful consideration on how best to keep the victim and alleged perpetrator apart on school premises (including any before or after school activities) and on transport to and from the setting.

For all other reports of sexual violence and sexual harassment and forms of child-on-child abuse, the proximity of the victim and alleged perpetrator and considerations regarding shared classes, school's premises and transport should be considered immediately.

All decisions will be made in the best interests of the children involved and should not be perceived to be a judgement on the guilt of the alleged perpetrator. In all cases, the initial report should be carefully evaluated on a case-by-case basis with the designated safeguarding lead taking a leading role and using their professional judgement, supported by other agencies, such as local authority children's social care and the police as required. The designated safeguarding lead will refer to relevant assessment tools and guidance as appropriate such as:

- Keeping Children Safe in Education (May 2024) part five
- <u>Sharing nudes and semi-nudes: advice for education settings working with children and young people</u>
- Searching, screening and confiscation at school
- Behaviour in schools
- School suspension and permanent exclusion
- <u>Stop it Now Sexual Behaviours Traffic Light Tool</u>
- DDSCP Thresholds Document (Please note: this is currently under review)
- <u>DDSCP Safeguarding Children Procedures</u>, in particular Children who present a risk of harm to others and Online Safety and Internet Abuse procedures
- When to call the police guidance for schools and colleges

When appropriate the designated safeguarding lead may seek further advice from local or national safeguarding contacts as outlined in Section 4: Key safeguarding contacts.

Whenever there is an allegation of abuse, including concerns about sexual harassment and violence, made against a child, the designated safeguarding lead and other appropriate staff will draw together separate risk and needs assessments and action plans to support the victim and the alleged perpetrator. These will consider:

- The victim, especially their protection and support
- Whether there have been other victims
- The alleged perpetrator/s
- All the other children (and if appropriate adult students over the age of 18, and staff) at the school, especially any actions that are needed to protect them from the perpetrator/s, or from future harms
- The time and location of the incident and any action required to make the location safer

• When information can be disclosed to staff and others, including the alleged perpetrator and parents/carers

Whenever local authority children's social care and/or the police are involved, the school will work in collaboration to ensure the best possible support and protection is provided for both the victim and the alleged perpetrator.

All reports of child-on-child abuse (including sexual harassment and/or sexual violence) will be recorded in the child's safeguarding/child protection file. This will include all decision making, risk and needs assessment and plans recorded in writing as outlined in Section 6.

Where appropriate incidents may be managed internally (low level needs), via early help (emerging needs) or through local authority children's social care (complex/serious needs or child protection concerns); reports to the police will be run in parallel with children's social care as outlined in the Derby and Derbyshire multi-agency safeguarding procedures, in particular <u>Children</u> who Present a Risk of Harm to Others and <u>Online Safety and Internet Abuse</u> procedures.

All risk and needs assessment and action plans whether internal or multi-agency will be reviewed and updated on a regular basis. If things do not improve or deteriorate the situation should be reconsidered.

The school uses the Contextual Safeguarding School <u>Beyond Referrals</u> Self-Assessment Toolkit & Guidance to self-assess our response to harmful sexual behaviour. All relevant policies will be updated to reflect the lessons learnt and consideration given to the wider cultural issues within the school that enabled the behaviour to occur. As the DDAT Staff Safeguarding Training Framework stipulates, the school have implemented use of a specific tool via completion of HSB training for your DSL/a DDSL.

Where the victim or alleged perpetrator transfers to another education setting, the designated safeguarding lead will ensure the new provider will be made aware of any on-going support needs (and will discuss this with the victim and where appropriate their parents, as to the most suitable way of doing this) as well as transferring the safeguarding/child protection file. In the case of the alleged perpetrator, where appropriate, this will also include potential risks to other children and staff. See Section 6. Responding to concerns about a child's welfare - record keeping.

Any suspicion or allegations that a child has been sexually abused or is likely to sexually abuse another child (or adult) or where there are concerns about any other form of abuse, a referral must be made immediately to local authority children's social care and where appropriate, the police

Section 7: Safer recruitment and selection of staff

The school uses best practice and has adopted robust recruitment procedures as outlined in <u>Keeping Children Safe in Education</u> (May 2024) to deter and prevent people who are not suitable to work with children from applying, securing employment or volunteering opportunities in the school. We apply all appropriate measures for our staff, including volunteers, agency, and third-party staff (supply staff) trainees/student teachers, governors/trustees, and contractors. This forms a vital part of the whole school approach to safeguarding and is an essential part of creating a safe environment for our pupils.

Those involved with the recruitment and employment of our staff have received appropriate safer recruitment training and at least one person who conducts an interview has completed safer recruitment training.

Safer practice in recruitment means thinking about and including issues to do with child protection and safeguarding children at every stage of the process from advertising, job descriptions/person specifications, application forms, shortlisting, employment history and references, selection, and pre-appointment vetting checks.

Everyone who works in the school, including volunteers and school governors will have appropriate Disclosure and Barring (DBS) and teacher status, teacher, and teacher prohibition checks or where appropriate GTCE sanctions and restrictions. Governors/trustees will also require section 128 checks. (All schools and colleges providing childcare must ensure that appropriate checks are carried out to ensure that individuals employed to work with children aged 5 and under or in wraparound care for children up to aged 8 e.g. breakfast clubs and after school care, or are directly concerned with the management of such provisions, are not disqualified under Childcare Disqualification Regulations 2018, see Statutory Guidance Disqualification under the Childcare Act 2006)

Other checks that may be necessary for staff, volunteers, and others:

- Individuals who have lived or worked outside the UK will undergo the same checks as all other staff in the school and further checks deemed appropriate to ensure suitability
- Agency and third-party staff (supply staff) the school will obtain written notification from any agency or third-party organisation provider that they have carried out checks on an individual who will be working at the school that we would otherwise perform.
- **Contractors** where the school uses contactors to provide services the contact will set out their safeguarding requirements.
- **Trainee/ student teachers** applicants salaried by the school will undergo all necessary checks by the school. The initial teacher training provider will carry out necessary checks on fee funded trainee teachers and will provide written confirmation that these have been carried out and judged suitable to work with children.
- **Volunteers** the school will ensure volunteers are appropriately supervised as outlined in <u>statutory guidance</u> on supervising the activities of workers and volunteers with children. In addition, risk assessments will be undertaken, and professional judgment/ experience used when deciding whether to obtain an enhanced DBS certificate for any volunteer not engaged in regulated activity. The details of the risk assessment will be recorded.

The school maintains a single central record of pre-appointment checks consistent with <u>Keeping</u> <u>Children Safe in Education</u> (May 2024).

Please refer to our Recruitment and Selection Policy and Disclosure and Barring (DBS) Policy.

Visitors

The school premises provide a safe learning environment with secure access. We recognise there are different types of visitors, those in a professional capacity, children's relatives or others visiting for school activities or visitors via a third party and have processes in place to ensure they are suitable, are checked and monitored as appropriate.

We recognise the importance of allowing access for local authority children's social care to conduct, or to consider whether to conduct an assessment and that staff from other partner agencies may need to visit to see a child or young person to either safeguard or promote their welfare. To support our decision making about appropriate checks regarding any professional visitor we operate using guidance outlined in the <u>DDSCP Briefing Note - Professional Visitors to Schools</u>.

Please refer to our Visitor's Policy.

External speakers/visitors

The school may ask external speakers or visitors to work with children or provide assemblies on subjects such as online safety, relationships/relationships and sex education and health education. On these occasions there will be an assessment of the educational value, the age appropriateness of what is going to be delivered and whether relevant checks will be required, and an assessment made of what will be appropriate supervision. There will also be an agreement made in advance of the session/s on how a safeguarding report should be dealt with by an external visitor. See school policy for guest speakers.

Alternative provision

The school continues to be responsible for the safeguarding any pupil placed with an alternative provision provider. Pupils in alternative provision often have complex needs and are vulnerable to additional risk of harm. We will ensure that the provider meets the needs of the pupil and obtain written confirmation from the provider that appropriate safeguarding checks have been carried out on their staff and individuals working for the provider. The school also has arrangements in place to ensure attendance is monitored and that there are effective safeguarding arrangements within the provision.

Use of school premises for non-school activities

Our school safeguarding arrangements will apply to all activities provided by the school under the direct supervision of school staff. Where activities are provided by another body, the governors/local academy committee/trustees will seek assurance that the provider has appropriate safeguarding/child protection policies and procedures in place, as outlined in the Keeping children safe in out-of-school settings guidance. This includes arrangements to liaise with the school where appropriate. This applies regardless of whether or not the children who attend any of these services or activities are children on the school roll/attend the college. Safeguarding requirements are included in all lease/hire agreements.

Section 8: What staff should do if they have a safeguarding concern or an allegation about another member of staff or concerns about safeguarding practices within the school

As part of our whole school approach to safeguarding there are processes in place for continuous vigilance, maintaining an environment that deters and prevents abuse and challenges inappropriate behaviour. Our culture and environment support all of our staff to discuss matters that concern them in the workplace and, where appropriate, outside the workplace (including online) which may have implications for the welfare and safety of children.

All concerns and or allegations about adults working in or on behalf of the school (including supply teachers, contractors, and volunteers) will be reported, recorded, and dealt with promptly and appropriately.

This includes whenever the school receives an allegation relating to an incident that happened when an individual or organisation was using their school promises for the purposes of running activities for children.

By doing so everyone in the school will:

- Create and embed a culture of openness, trust, and transparency
- Help to identify concerning, problematic, or inappropriate behaviour at an early stage
- Minimise risk of abuse
- Ensure that school staff are clear about professional boundaries and act within these, in accordance with the ethos and value of the school

The school recognise there are two levels of allegation/concern

- 1. Allegations that **may** meet the harms threshold
- 2. Allegations/concerns that **do not** meet the harms threshold, also known as 'low level concerns'

Our response to concerns/allegations is consistent with the DDSCP Safeguarding Children <u>Allegations against Staff, Carers and Volunteers</u> procedure.

1. Allegations that may meet the harms threshold

This is where an allegation might indicate that a person would pose a risk of harm if they continue to work in their present position, or in any capacity with children in a school or college. Where it is alleged that anyone working in the establishment, including supply teachers, contractors and volunteers has:

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

This includes any behaviour that may have happened outside school and is known as transferable risk.

If you have concerns about another staff member

Staff who are concerned about the conduct of a colleague (including supply staff, contractors, and volunteers) must remember that the welfare of the child is paramount.

If staff have a safeguarding concern or an allegation of harming or posing a risk of harm to children is made about another member of staff then this should be reported without delay to the Head of School. Where there are concerns/allegations about the Head of School this should be referred to the Executive Headteacher. Where there are concerns/allegations about the Executive Headteacher, this should be referred to the chair of governors. In a situation where there is a conflict of interest in reporting the matter to the Head of School this should be reported directly to the Local Authority Designated Officer (LADO). The member of staff should make a record which will include time, date, place of incident, persons present, what was witnessed, what was said etc; this should then be signed and dated.

Looking after the welfare of the child

Where a child has been harmed, or there is an immediate risk of harm to a child or if the situation is an emergency, local authority children's social care should be contacted and where appropriate the police. It is the designated safeguarding lead's responsibility to ensure the child is not at risk and refer cases of suspected abuse to children's social care.

For further information about how concerns which may meet the harms threshold will be investigated, recorded, and managed, including non-recent allegations by a child and referrals to the Local Authority Designated Officer (LADO) please refer to our Staff Code of Conduct, which incorporates low-level concerns, managing allegations against staff and whistleblowing.

2. Concerns that do not meet the harm threshold

Allegation/concerns that do not meet the harms threshold are referred to as 'low-level concerns". A low-level concern does not mean it is insignificant, rather that the behaviour towards the child does not meet the harm threshold as outlined above.

A low- level concern is any concern, no matter how small, that an adult working in or on behalf of the school may have acted in a way that is:

- Inconsistent with the staff behaviour (code of conduct) policy, including inappropriate conduct outside of work, or
- Does not meet the harm threshold or is not serious enough to consider a referral to the Local Authority Designated Officer (LADO)

The behaviour can exist on a wide spectrum. Further information about distinguishing expected and appropriate behaviour from concerning, problematic or inappropriate behaviour can be found in the school staff behaviour (code of conduct) policy.

Staff should share low-level concerns in confidence with the DSL or DDSL using the reporting form found in the Low Level Concerns Policy.

Low-level concerns about the Head of School should be reported to the Executive Headteacher.

Low-level concerns about the Executive headteacher should be reported to the chair of governors.

Staff are also encouraged to self-refer where they have found themselves in a situation which could be misinterpreted, might appear compromising to others and/or on reflection they believe they have behaved in a way that they consider falls below the expected professional standards.

The Head of School will be the decision maker in respect of all low-level concerns; however, this may be undertaken in collaboration with the other designated safeguarding leads.

Reports about supply staff or contractors will be notified to their employers.

All low-level concerns will be recorded in writing to include details of the concern, the context and the action taken. For further information about the procedure for recording and responding to low-level concerns see school staff behaviour (code of conduct) policy.

Concerns about safeguarding practices within the school

All staff are encouraged to raise concerns about poor or unsafe practice and potential failures in the school safeguarding regime. These concerns will be taken seriously by the senior leadership team.

For information about how to raise concerns with the senior leadership team or other channels see staff behaviour (code of conduct) policy, which incorporates the whistleblowing routes available to staff.

Appendix 1: Key safeguarding contacts

School staff with specific safeguarding responsibilities:

Safeguarding Role	Name and Role	School contact details
Designated Safeguarding Lead	Sarah Hallsworth (DSL)	01159320005 safeguarding@scargill.derbyshire.sch.uk
Deputy Designated Safeguarding Lead	Malc Hetherington Julie Clutterbuck (Deputy DSLs)	
Attendance Officer	Sarah Hallsworth	info@scargill.derbyshire.sch.uk 01159320005
SENCo	Julie Clutterbuck Sarah Hallsworth	senco@scargill.derbyshire.sch.uk 01159320005
Designated Safeguarding Governor	Rachel Dean	info@scargill.derbyshire.sch.uk 01159320005
Designated Teacher for Looked After/ previously Looked After Children	Julie Clutterbuck	senco@scargill.derbyshire.sch.uk 01159320005
Senior Lead/s for Mental Health and Well-being	Sarah Hallsworth	senco@scargill.derbyshire.sch.uk 0115 932005
Governor for Mental Health and Well- being	Sam Marshall	info@scargill.derbyshire.sch.uk 01159320005
DDAT CEO	Sarah Clark	sarah.clark@ddat.org.uk

Safeguarding Role	Name and Role	School contact details
DDAT Designated Safeguarding Trustee	Mark Emly	via DDATAdmin@ddat.org.uk
DDAT Safeguarding Lead	Heather Hogg	heather.hogg@ddat.org.uk

Other Key Local Safeguarding Contacts:

	Derby	Derbyshire	
Early Help Advice	Early Help Advisors 01332 641148	Transition Team 01332 641148	
Targeted Early Help requests	Locality Vulnerable Children Meeting (VCM) for requests for targeted early help via multi- agency team (MAT) or non- urgent social care referrals via Locality Based Single Point of Access (SPA) Clerks:	Requests for support from professionals, should be made via the <u>online request for</u> <u>support</u> unless a child is at risk of Significant Harm	
	Locality 1 & 5 Derwent, Chaddesden, Spondon, Oakwood, Mackworth, Allestree and Darley Email: vcm1and5@derby.gov.uk Locality 2 Sinfin, Alvaston, Boulton, Chellaston, Osmaston and Allenton Email: vcm2@derby.gov.uk		
	Locality 3 & 4 Balgreaves, Littleover, Mickleover, Normanton and Abbey Email: vcm3and4@derby.gov.uk		
	The Light House (Integrated Disabled Children's Service) Tel: 01332 256990 Email: VCM-IDCS@derby.gov.uk		
Speak to a Social Worker for thresholds advice and consultation	Children's Services Professional Consultation Line 07812 300329	Starting Point Consultation and Advice Service for Professionals 01629 535353	

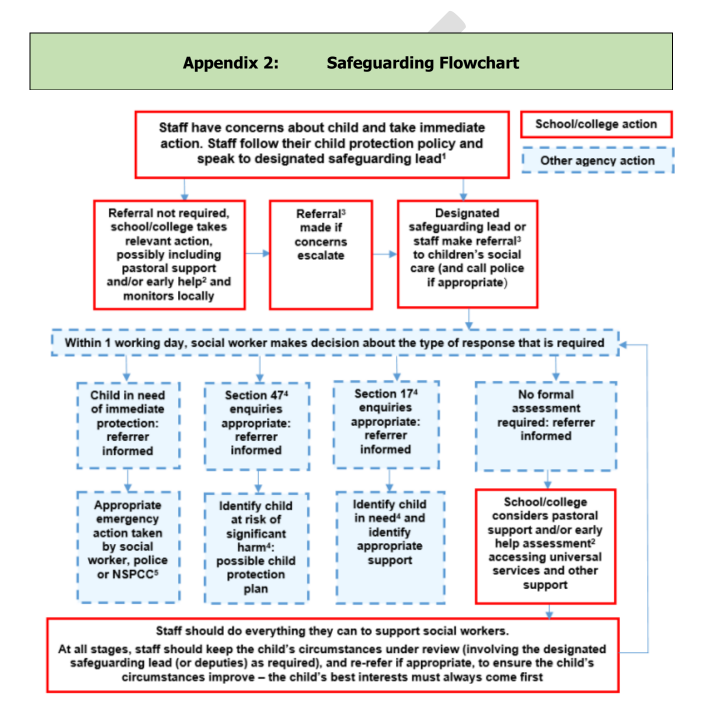
	Derby	Derbyshire	
Referrals to Local Authority Children's Social Care	Initial Response Team Urgent: 01332 641172 or out of hours via Careline 01332 956606 Non urgent: Derby Children's Social Care Online Referral	Starting Point Urgent: 01629 533 190 Non urgent: Starting Point online	
Local Authority Designated Officer (LADO) Derbyshire	system Derby and Derbyshire LADO referral form Email: CPMduty@derby.gov.uk • 999 for emergencies or 101 for	Derby and Derbyshire LADO referral form Email: professional.allegations@derbyshire. gov.uk or non-emergencies	
Police	 Mandatory reporting of Female Genital Mutilation (FGM) via 101 School/College Police Safer neighbourhood team or link officer via 101 		
Prevent (radicalisatio n and extremism)	 via 0300 1228694 Prevent/channel referral form For advice contact: 	3 or <u>prevent@derbyshire.gov.uk</u>	
Education Welfare and Local Authority Children Missing Education (CME) Officer	 Jonathan Howie educationwelfare@derby.go v.uk CME: 01332 641448 or <u>cme@derby.gov.uk</u> See <u>Children Missing</u> <u>Education</u> for further information and CME referral form and for notification forms for child on roll, removal from roll and removal from roll to Elective Home Education (EHE) 	 Cs.ewscee@derbyshire.gov.uk CME: <u>CS.CMECoordinators@derbyshire</u> <u>.gov.uk</u> See <u>Children missing from</u> <u>education (CME) policy and</u> <u>guidance</u> and <u>removal from</u> <u>school roll</u> for further information 	
Virtual School for Looked After Children	 Virtual School Head - 07812 301044 or graeme.ferguson@derby.gov .uk Specialist Education Support Officer for LAC genevieve.mccaskill@derby.gov. uk · 07741 091375 	 Rachel Moore, Head of the Virtual School for Children in Care 07798 882876 or <u>rachel.moore@derbyshire.gov.uk</u> Specialist Education Support Officer for LAC or other role- <u>virtualschool@derbyshire.gov.uk</u> or tel: 01629 538028 	
Public Health Nurse/other	Derbyshire Healthcare NHS 0300 123 4586	• Erewash School Nursing Team 01246515100	

	Derby	Derbyshire	
health contact/s	<u>Childrens.Health@derbyshcft.nhs.u</u> <u>k</u>	www.derbyshireschoolnurses.org.uk	
Emotional Health and Well-being Services	Safe and Sound 01332 362120 Action 4 Children 03001232112		
Domestic Abuse	 <u>Safer Derby City</u> Derbyshire constabulary - information and advice about domestic abuse <u>webpages</u> 	 Safer Derbyshire domestic abuse webpage Derbyshire constabulary - information and advice about domestic abuse webpages 	
Harmful Sexual Behaviour Service	Action for Children Pathway Programme Service for harmful sexual behaviours. Please note this service is for children in Derbyshire who are living with their birth family. pathwayservice@actionforchildren.org.uk		
Cyberchoices	For children at risk of being drawn into cybercrime via <u>East Midlands</u> <u>Cyber Secure</u>		
Homelessnes s or at risk of homelessnes s	Derby city council homelessness webpages	See Erewash Borough council website	

Key National Contacts:

Organisation	Description and contact details
NSPCC helpline for adults	 Helping adults protect children 24 hours a day. For help and support, including anyone needing advice about female genital mutilation, young people affected by gangs, concerns that someone may be a victim of modern slavery contact the NSPCC trained helpline counsellors on: Text 88858 0808 800 5000 help@nspcc.org.uk
NSPCC helpline Report Abuse in Education	Bespoke helpline for children and young people who've experienced abuse at school, and for worried adults and professionals who need support and guidance including for non-recent abuse: • 0800 136 663 • <u>help@nspcc.org.uk</u>
NSPCC Whistleblowing Advice	Free advice and support for professionals concerned about how child protection issues are being handled in their organisation: • 0800 028 0285 • help@nspcc.org.uk

Organisation	Description and contact details	
UK Safer Internet Centre professional advice line	 Helpline for professionals working with children and young people in the UK with any online safety issues they may face themselves or with children in their care: 0844 381 4772 helpline@saferinternet.org.uk 	
Police Anti-Terrorist Hot Line number	0800 789 321	
National Domestic Abuse Helpline	Hosted by Refuge, Helpline 0808 2000247	
Operation Encompass	Resources for schools include free advice from an Education Psychologist about how best to support children via National Helpline 0204 513 9990	
Report harmful online content	 UK Safer Internet Centre – report online harm. A national reporting centre that has been designed to assist anyone in reporting harmful content online <u>CEOP</u> – to report online sexual abuse or the way someone has been communicating online Report <u>online material</u> promoting terrorism or extremism 	
Report Abuse in Education helpline	Young people who have experienced abuse at school and parents and teachers who are concerned about sexual abuse in education settings can call the Report Abuse in Education helpline on 0800 136 663 or email <u>help@nspcc.org.uk</u>	
Harmful Sexual Behaviour Support Services	 SWGfL Harmful Sexual Behaviour Support Service for the children's workforce 0344 2250623 or email <u>hsbsupport@swgfl.org.uk</u> <u>Stop it now!</u> For worries about a child's sexual behaviour, 0808 1000 900. Includes <u>Shore</u> which provides a safe and anonymous place for young people to get help and support. The aim is to prevent harmful sexual behaviours among young people. 	



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¹ In cases which also involve a concern or an allegation of abuse against a staff member, see Part four of this guidance.

² Early help means providing support as soon as a problem emerges at any point in a child's life. Where a child would benefit from co-ordinated early help, an early help inter-agency assessment should be arranged. Chapter one of <u>Working Together to Safeguard Children</u> provides detailed guidance on the early help process.

³ Referrals should follow the process set out in the local threshold document and local protocol for assessment. Chapter one of <u>Working Together to Safeguard Children</u>.

⁴ Under the Children Act 1989, local authorities are required to provide services for children in need for the purposes of safeguarding and promoting their welfare. Children in need may be assessed under section 17 of the Children Act 1989. Under section 47 of the Children Act 1989, where a local authority has reasonable cause to suspect that a child is suffering or likely to suffer significant harm, it has a duty to make enquiries to decide whether to take action to safeguard or promote the child's welfare. Full details are in Chapter one of <u>Working Together to Safeguard Children</u>.
⁵ This could include applying for an Emergency Protection Order (EPO).

Taken from <u>Keeping Children Safe in Education</u> (May 2024), DfE, page 22

Appendix 3: The seven golden rules to sharing information (including personal information)

- 1. All children have a right to be protected from abuse and neglect. Protecting a child from such harm takes priority over protecting their privacy, or the privacy rights of the person(s) failing to protect them. The UK General Data Protection Regulation (UK GDPR) and the Data Protection Act 2018 (DPA) provide a framework¹² to support information sharing where practitioners have reason to believe failure to share information may result in the child being at risk of harm.
- 2. When you have a safeguarding concern, wherever it is practicable and safe to do so, engage with the child¹³ and/or their carer(s), and explain who you intend to share information with, what information you will be sharing and why. You are not required to inform them, if you have reason to believe that doing so may put the child at increased risk of harm (e.g., because their carer(s) may harm the child, or react violently to anyone seeking to intervene, or because the child might withhold information or withdraw from services).
- 3. You do not need consent to share personal information about a child and/or members of their family if a child is at risk or there is a perceived risk of harm. You need a lawful basis¹⁴ to share information under data protection law, but when you intend to share information as part of action to safeguard a child at possible risk of harm¹⁵, consent may not be an appropriate basis for sharing. It is good practice to ensure transparency about your decisions and seek to work cooperatively with a child and their carer(s) wherever possible. This means you should consider any objection the child or their carers may have to proposed information sharing, but you should consider overriding their objections if you believe sharing the information is necessary to protect the child from harm.
- 4. Seek advice promptly whenever you are uncertain or do not fully understand how the legal framework supports information sharing in a particular case. Do not leave a child at risk of harm because you have concerns you might be criticised for sharing information. Instead, find out who in your organisation/agency can provide advice about what information to share and with whom. This may be your manager/supervisor, the designated safeguarding children professional, the data protection/information governance lead (e.g., Data Protection Officer¹⁶), Caldicott Guardian, or relevant policy or legal team. If you work for a small charity or voluntary organisation, follow the NSPCC's safeguarding guidance.
- 5. When sharing information, ensure you and the person or agency/organisation that receives the information take steps to protect the identities of any individuals (e.g., the child, a carer, a neighbour, or a colleague) who might suffer harm if their details became known to an abuser or one of their associates.

¹² Where processing or sharing personal data, you must follow <u>the Information Commissioner's Code of</u> <u>Practice for Data Sharing</u> which should be read alongside the <u>ICO's guide to GDPR</u>

¹³ Engagement with a child where it is appropriate to based on their level of assessed competency. See <u>NSPCC</u> Learning Gillick competence and Fraser guidelines

¹⁴ A guide to lawful basis

¹⁵ See <u>Information Sharing: advice for practitioners providing safeguarding services to children, young people, parents</u> <u>and carers</u> (2024) page 9 for further advice on appropriate lawful basis or use the <u>IOC Lawful basis</u> <u>interactive guidance tool</u>

¹⁶ Data Protection Officers, IOC

- 6. Only share relevant and accurate information with individuals or agencies/organisations that have a role in safeguarding the child and/or providing their family with support, and only share the information they need to support the provision of their services. Sharing information with a third party rarely requires you to share an entire record or case-file you must only share information that is necessary, proportionate for the intended purpose, relevant, adequate and accurate.
- 7. Record the reasons for your information sharing decision, irrespective of whether or not you decide to share information. When another practitioner or organisation requests information from you, and you decide not to share it, be prepared to explain why you chose not to do so. Be willing to reconsider your decision if the requestor shares new information that might cause you to regard information you hold in a new light. When recording any decision, clearly set out the rationale and be prepared to explain your reasons if you are asked.

Taken from <u>Information Sharing: advice for practitioners providing safeguarding services to</u> <u>children, young people, parents and carers (2024)</u> HM Government

<u>Please Note:</u>

The <u>Derbyshire Education Data Hub</u> advise schools ensure there is a good working relationship between DSL and Data protection Officer (DPO). Work together to determine when information should be shared, how and under what lawful basis. Ensure all decisions are properly recorded and do not attempt to redact information without the support and advice of your Data Protection Officer (even if your safeguarding recording software offers this functionality).

Appendix 4: Safeguarding and child protection recording

Please note: this appendix has been developed and published for schools by the <u>Derbyshire Data</u> <u>Protection Hub</u>

Introduction

The Independent Inquiry into Child Sexual Abuse (IICSA) found that proper creation, maintenance and long-term retention of records is an important part of supporting victims of Child Sexual Abuse (CSA) and bringing perpetrators to justice. This is because victims and survivors may take decades to come to terms with what has happened to them and potentially to decide to take action to report a crime.

The IICSA Inquiry recommended that records relating to CSA should be retained for 75 years. It also recommended that the UK government directs the Information Commissioner's Office (ICO) to introduce a Code of Practice on retention of and access to records known to relate to child sexual abuse. The Inquiry report stated that such a code should set out that institutions should have:

- retention policies that reflect the importance of such records to victims and survivors, and that they may take decades to seek to access such records;
- clear and accessible procedures for victims and survivors of child sexual abuse to access such records;
- policies, procedures and training for staff responding to requests to ensure that they
 recognise the long-term impact of child sexual abuse and engage with the applicant with
 empathy.

A Code of Practice has not yet been published, but DDAT and Scargill Primary School committed to ensuring practices at the school are reflective of IICSA recommendations.

Statement of Intent

DDAT and Scargill Primary School are aware that creation, maintenance and retention of child protection, safeguarding and CSA records must be carried out with the understanding that access to records may be required many decades after records are created.

This document should be read in conjunction with the Trust's Record Retention Policy.

How to record safeguarding/child protection concerns.

Given these very long retention periods, we will ensure that safeguarding, child protection and CSA records are written in such a way as to be intelligible in the future and without any additional knowledge of the school, its staff, pupils or systems. Staff will be trained in good practice.

Our records will:

- Be written by the school's Designated Safeguarding Lead (DSL), Deputy (DDSL)
- Identify the author by name and role
- Make clear it where the person who is recording the information is not the person who has seen or heard the issue, and identify all relevant parties by name and role
- Use full names (not initials) of staff, other adults and parents/family members (full name in this context means first and surname)
- Ensure staff roles / job titles are included
- Ensure family relationships are clear
- Use full name (not initials) of child whose record this is
- Use full name (not initials) of any other child involved and ensure a mirror record is on their file, if appropriate
- Not use initials when recording names

- Where individuals have the same or similar names, ensure there is a distinguishing factor, eg middle name, job title, DoB etc
- Ensure all spelling, punctuation and grammar is correct.
- Use appropriate language to describe events, not slang, shorthand, local terminology or asterixis.
- Ensure quotes are properly identified as such and attributed to their owner
- Be objective and avoid opinion. If opinion is necessary, ensure it is identified as such and attributed to its owner.

How records are stored

Scargill Primary School use MyConcern to record and store child protection and safeguarding records.

This method was risk assessed in conjunction with our Data Protection Officer using a Data Protection Impact Assessment to determine the nature, scope and context of the data processing. This is subject to regular review.

We inform our pupils, families and staff that we process their personal data for this purpose via our Privacy Notices which are published on the school website. Any related physical first hand notes / recordings will be also be securely retained.

The transfer of pupil safeguarding records

Keeping Children Safe in Education 2024 states that "where children leave the school or college, the designated safeguarding lead should ensure their child protection file is transferred to the new school or college as soon as possible, and within 5 days for an in-year transfer or within the first 5 days of the start of a new term to allow the new school or college to have support in place for when the child arrives. The designated safeguarding lead should ensure secure transit, and confirmation of receipt should be obtained. For schools, this should be transferred separately from the main pupil file."

When a child leaves [name of school], all pupil records, including safeguarding, child protection and CSA records will be transferred in a secure manner, to the child's new school. The legal basis and time scale for this can be found in The Education (Pupil Information) (England) Regulations 2005, parental consent is not required.

All copies of data held by the school that the child has departed will then be deleted or retained in line with the retention policy, including all paper records and data stored electronically. A record will be kept for tracking and auditing purposes only.

Schools may retain some minimal 'skeleton' data about pupils' admission, departure and next destination (where known) in order to respond to any requests for information about these pupils and for the school's historical archive. Where we intend to create and maintain these records, this will be noted on the retention policy. In some instances, we may have a legitimate interest in retaining a copy of more detailed pupil records for a longer time period. If we do retain pupil records, we will justify this retention and document the reasons for doing so, and will carry out a Data Protection Impact Assessment where required.

Responsibility for maintaining the pupil record, including retaining records relating to Child Protection, Safeguarding and CSA passes to the 'last known school'.

The school is the final or last known school if:

 secondary phase and the pupil left at 16 years old or for post-16 or independent education, or; • at any point the pupil left for elective home education, they are missing from education, or have left the UK, or have died.

Tertiary colleges are not included in this definition, therefore the school will retain the record. However, the college must receive a copy of the child protection file, as per the requirements of KCSiE above.

Retention of Records relating to Staff

Scargill Primary School retains staff records in line with the school Record Retention Policy. Where staff records pertain to CSA they will be retained for up to 75 years, subject to review, as set out in the Policy.

As stated above regarding the long-term retention of minimal pupil records, we may wish to retain very basic 'skeleton' records about staff that have worked in the school/trust beyond the normal retention of the whole personnel/HR file. This information may include the staff name, role, contract start and end dates and evidence of Single Central Record checks. This may be useful when we need to respond to requests for information from/regarding staff, in the event of it being needed for litigation or other legal purpose and as part of our historical archive. If we intend to create and maintain these records, this will be noted on the retention policy.

Appendix 5: Safeguarding guidance for schools facilitating arrangements with charity holiday providers

The protocol below is relevant to all DDAT schools when entering into arrangements with providers of holiday for disadvantaged children:

In order to facilitate holiday arrangements, school must:

- Check that the organisation is a registered charity.
- Review the organisation's website, to check on processes in place for the recruitment, screening, and training (including safeguarding training) of employees and volunteers.
- Request from the holiday provider, and retain on file, copies of the following documentation, to reassure themselves that the policies and procedures in place to keep children safe are robust:
 - The organisation's Safeguarding and Child Protection Policy, and confirmation that all employees and volunteers have read and understood it.
 - A letter of comfort which details the checks undertaken by the organisation in accordance with Keeping Children Safe in Education (2024).
 These checks must include: an identity check, an enhanced DBS check (including children's barred list), a Childcare Disqualification Check, and where applicable, an overseas check where a certificate of good conduct has been obtained.
 - > Risk assessments for all activities the children will be involved in.
- Schools are a facilitator in the arrangement; they may identify children who meet the criteria outlined by the charity and advise parents/carers of the opportunity for their child to be allocated a holiday experience.
- The school may support parents/carers to complete the necessary paperwork for their child, if there is a need, but it must be explained to the parent/carer that the holiday has not been organised by the school, and that no school staff will be attending/supporting the holiday as they would for a residential school trip.
- Any holidays taken by pupils of DDAT schools in accordance with these arrangements must be taken during the school holidays and not in term time.