



Safeguarding and Child Protection Policy

Reviewed by (Headteacher/DSL):

Date: September 2018

Approved by Board of Trustees on:

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You are advised that a printed version may not be the latest available version. The latest version, which supersedes all previous versions, is available on the shared drive. Those to whom this policy applies, are responsible for familiarising themselves with the latest version and for complying with the policy requirements at all times.

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How to use this Safeguarding Policy

All staff at Bristol Steiner School should make themselves fully aware of all Sections of this Safeguarding Handbook, which covers key safeguarding information, including: summary of key safeguarding information including contact details of designated staff, aims, definitions, responsibilities, and how to spot abuse, manage disclosures, record, report and refer in all instances. Section 5 contains useful information on the scope and nature of a broad range of welfare concerns affecting children and other related information and procedures, and staff members are encouraged to make themselves aware of all of this over time. Not every part in Section 5 will apply to everyone and this section, and the appendices, may be used for reference as necessary.

Section	Contents	Page numbers
1	Safeguarding at Bristol Steiner School	6
2	Safeguarding Policy	7
2.1	Rationale	7
2.2	Aims	7
2.3	Definitions	8
2.4	Leadership	8
2.5	Implementation	8
2.6	Other policies	8
2.7	Monitoring	9
2.8	Review	9
2.9	Law and Guidance	9
3	Safeguarding Arrangements	11
3.1	Role of the Headteacher	11
3.2	Role of the Designated Safeguarding Lead and Deputy DSL	11
3.3	Role of Trustees	12
3.4	Role of the Designated Safeguarding Trustee	12
3.5	Role of the Chair of Trustees	12
3.6	Role of the Designated Teacher	12
3.7	Role of the eSafety Coordinator	13
3.8	Role of Staff	13
4	Safeguarding Procedures	15
4.1	Recognising Abuse	16
4.2	Disclosure	16
4.3	Recording	17
4.4	Reporting and Referral	18
4.5	Emergencies	21
5	Safeguarding Information	22
5.1	Allegations of Abuse (including against staff)	22

5.2	Bullying including Cyber bullying	26
5.3	Child Protection Case Conferences	27
5.4	Child Sexual Exploitation	27
5.5	Children Missing Education	27
5.6	Children Missing Home or Care	28
5.7	Confidentiality	28
5.8	Curriculum	29
5.9	Domestic Violence and Abuse	29
5.10	Drugs	29
5.11	Early Help	30
5.12	Emotional Abuse	31
5.13	Environment	31
5.14	Escalation	32
5.15	Exclusions	33
5.16	Fabricated and Induced Illness Syndrome	33
5.17	Faith Abuse	34
5.18	Female Genital Mutilation	34
5.19	Forced Marriage and Honour Based Violence	35
5.20	Gangs and Youth Violence	35
5.21	Grooming	35
5.22	Hidden Harm	36
5.23	Historical Abuse	36
5.24	Invisible Children	36
5.25	Neglect	36
5.26	Non-mobile Babies	37
5.27	Online abuse	37
5.28	Parent Communication	38
5.29	Peer Abuse	38
5.30	Physical Abuse	39
5.31	Private Fostering	39
5.32	Radicalisation	39
5.33	Sexting	40
5.34	Sexual Abuse	41
5.35	Single Central Record	41
5.36	Staff support	42
5.37	Trafficking	42
5.38	Training (Safeguarding)	43
5.39	Visitors	43
6	Appendices	44
App 1	Safeguarding Concern form	45
App 2	DSL Record of Safeguarding Action	47
App 3	Feeling? Poster for children	49
App 4	Transfer of Pupil Safeguarding Records	50
App 5	Key contacts	51
App 6	Key documents and links	53

1. Safeguarding at Bristol Steiner School

1. Bristol Steiner School is committed to safeguarding and promoting the welfare of young people and vulnerable adults. We believe the welfare of the child is paramount and that no child should suffer harm of any form, either at home or at school. Everyone who works at or visits our school has the responsibility to make sure all our children are safe.
2. Erika Taylor, teacher is the Designated Safeguarding Lead (DSL) for the School. In Erika's absence, her duties will be carried out by the Deputy DSL for the School. In the absence of both the DSL and the Deputy DSL, the DSL will be the Headteacher and then the most senior member of staff on duty. The Designated Safeguarding Trustee (DST) is James Wetz and the Chair of Trustees is Daniel Black.
3. Any member of staff who has any concern relating to the abuse of children must make a written record of it using the Safeguarding Concern Form. All child welfare records are kept in one central and secure location, separately from general information kept about the child. All records about allegations about staff are kept by the DSL in a central and secure location and separate from personnel records.
4. When reporting, staff should supply the DSL with the written record of their concern by sharing the Safeguarding Concern Form, and a verbal account of what happened which can allow the DSL to ask specific questions as necessary.
5. After reporting, possible options for action could be: carry on recording incidents; discuss with parents; refer to First Response or other agencies for help. If the referral requires an immediate response within 4 hours, the emergency services should be contacted. The parents should be informed if it is believed that doing so puts the child at no further risk. An 'anonymized enquiry' can be made, which allows staff to discuss the family with external agencies without identifying them. Details of any discussions and any actions agreed must be recorded.
6. Staff may be the first people to recognise that the child may need immediate attention resulting from abuse. Depending on the situation staff may need to directly telephone for an ambulance or the police, or arrange for the child to see a doctor as soon as possible.
7. *Anyone* with safeguarding concerns can call refer directly to: First Response: 0117 903 6444 or the Emergency Duty team (out of hours): 01454 615 165 or the Emergency Services: 999. If the child already has an allocated Social worker, call the local social care office (**North Duty Team** Rodingleaze, Laurence Weston 0117 903 8700, **East/Central Duty Team** Welsman, St Paul's 0117 903 6500, **South Duty Teams** Broadwalk Knowle 0117 903 1414 and Symes House, Hartcliffe 0117 353 2200).
8. Concerns and allegations about a member of staff or volunteer should be directed to the DSL, or directly to the Local Authority Designated Officer (LADO) for Bristol, Nicola Laird: 0117 903 7795 nicola.laird@bristol.gov.uk. Concerns about the DSL and/or the DST should be directed to the Chair of Trustees, or if necessary, directly to the DSO or LADO.
9. Safeguarding incidents and/or behaviours can be associated with factors outside the school or college and/or can occur between children outside the school or college. All staff, but especially the designated safeguarding lead (and deputies) should be considering the context within which such incidents and/or behaviours occur. This is known as contextual safeguarding, which simply means assessments of children should consider whether

wider environmental factors are present in a child's life that are a threat to their safety and/or welfare. Children's social care assessments should consider such factors so it is important that schools and colleges provide as much information as possible as part of the referral process. This will allow any assessment to consider all the available evidence and the full context of any abuse.

2. Bristol Steiner School Safeguarding and Child Protection Policy

2.1 Rationale

Bristol Steiner School (BSS) is committed to safeguarding and promoting the welfare of young people and vulnerable adults. We believe that no child should suffer harm of any form, either at home or at school. Everyone who works at or visits our school has the responsibility to make sure all our children are safe. The overall intention and purpose behind this policy is underpinned by the fundamental principle of the Children Act 1989: 'the welfare of the child is paramount', and all staff, trustees and volunteers are expected to share this value. As part of the legal requirements of our Ofsted registration, safeguarding children is vital for our School. Having safeguards in place not only protects and promotes the welfare of children, but also enhances the confidence of staff, volunteers, parents/carers, trustees, and the general public. BSS has developed thorough and rigorous procedures to ensure that children are safeguarded and this policy is therefore intended to provide clear and practical safeguarding information and guidance for everyone associated with our School.

For the purposes of this policy, 'staff' also includes agency staff, volunteers, and students working in our Schools, and 'parents' includes carers and legal guardians – unless this is clarified further within the text.

2.2 Aims

BSS aims to:

- provide a nurturing environment for children to learn and grow in, safe from harm;
- support children's development in ways which will foster a sense of self esteem and independence;
- ensure that safeguarding services will be equally available and accessible to all members of our school community, irrespective of age, culture, disability, gender, language, racial origin, religious beliefs and/or sexual identity;
- be aware of the specific needs of and risks facing children with special educational needs, young carers and other vulnerable groups in our care;
- develop skills to listen to the 'voice of the child' and the policies and procedures that ensure that we are truly engaging in child-centered practice;
- always be mindful that 'it could happen here' and be alert to the possibilities of child abuse;
- identify and respond to children in need of early intervention, support and/or protection;
- ensure promptness, transparency and consistency within our safeguarding practice;
- ensure that everyone who works or volunteers for us is safe to work with children and has the skills and confidence to safeguard children;
- ensure that all concerned in cases of child abuse, including children, their families, suspects and perpetrators, are treated with respect and accorded full civil and legal rights;
- support our designated safeguarding staff members and governors to have the skills and confidence to manage appropriate safeguarding pathways;
- work in partnership with parents, social care, the police and other services;

Policies and procedures: Safeguarding and Child Protection policy

- keep all parties fully informed and appropriately involved in decision-making;
- always ensure appropriate confidentiality and information sharing when safeguarding children.

2.3 Definitions

Safeguarding is a relatively new term which is broader than 'Child Protection'. It has been defined as: 'The action we take to promote the welfare of children and protect them from harm... everyone's responsibility...defined as protecting children from maltreatment; preventing impairment of children's health or development; ensuring that children grow up in circumstances consistent with the provision of safe and effective care; and taking action to enable all children to have the best outcomes.' Working Together to Safeguard Children (2018)

Effective safeguarding of children therefore includes prevention, early intervention and Child Protection.

Child Protection is a vital part of everyone's safeguarding responsibilities. This is defined as: 'Part of safeguarding and promoting welfare. This refers to the activity that is undertaken to protect specific children who are suffering, or are likely to suffer, significant harm.' Working Together to Safeguard Children (2018).

Within legislation the term 'child' refers to anyone up to the age of 18 years.

2.4 Leadership

BSS has designated Erika Taylor, teacher, as the Designated Safeguarding Lead (DSL) for the School. In Erika's absence, her duties will be carried out by the Deputy DSL for the School. In the absence of both the DSL and the Deputy DSL, the DSL will be the Headteacher and then the most senior member of staff on duty. The Designated Safeguarding Trustee (DST) is James Wetz.

2.5 Implementation

This policy is the responsibility of everyone who works at, volunteers for or visits BSS. The Designated Safeguarding Lead (DSL) will ensure that arrangements will be made to bring this policy to the notice of all staff (including new, temporary, and part-time employees), agency and other contract staff, volunteers, visitors and students during Induction and throughout their time at the School so that they fulfill their duties to co-operate with this policy. This policy and procedure will apply in all these contexts, including school activities taking place offsite. BSS delivers services at various venues, and this policy will apply in all these contexts. BSS expects services delivered by partner organisations to have safeguarding procedures in place. This policy should appear on the School website.

2.6 Other policies

This policy works in conjunction with the following School related safeguarding policies and procedures:

1. *Admissions*
2. *Absence*
3. *Anti-bullying*
4. *Behaviour*
5. *Code of conduct (staff)*
6. *Complaints*
7. *Curriculum*
8. *Equalities*
9. *eSafety*
10. *Finance*
11. *Health and Safety*
12. *Lettings*

Policies and procedures: Safeguarding and Child Protection policy

13. *Parent Prospectus*
14. *Recruitment and selection*
15. *Staffing*
16. *SEND*
17. *Visitors*
18. *Whistleblowing*
19. Volunteer Policy and Procedure
20. DBS policy
21. Peer-on-Peer Abuse Policy

2.7 Monitoring

BSS recognises its responsibility for monitoring safeguarding and requires the DST, informed by the DSL, to present an annual report on safeguarding to be submitted to the Trustees. In addition, audits may be undertaken to provide independent feedback and reassurance. Safeguarding will be a standing agenda item for the Trustees and for all staff supervision settings.

2.8 Review

BSS will seek to continually improve all its related safeguarding policies, procedures and guidelines. BSS will review this policy on a regular basis to confirm that content and approach is still appropriate. The review will take place whenever there are significant changes and not later than 12 months from the previous review date.

2.9 Law and Guidance

The Legal Framework for this policy includes:

- The Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975
- Children Act 1989 and 2004
- The Police Act 1997 (Criminal Records) (No 2) Regulations 2002 & 2009, as amended
- The Management of Health and Safety at Work Regulations 1999
- Education Act 2002
- The Education (Health Standards) (England) Regulations 2003
- The Sexual Offences Act 2003
- Safeguarding Vulnerable Groups Act 2006
- The School Staffing (England) Regulations 2009 as amended by SI 2012/1740 and SI 2013/1940
- Equality Act 2010
- The Education (School Teachers' Appraisal) (England) Regulations 2012
- Protection of Freedoms Act 2012
- The Children and Families Act 2014
- The Serious Crime Act 2015
- Counter-Terrorism and Security Act 2015
- Data Protection Act 2018 and General Data Protection Regulation
- Children and Social Work Act 2017

This policy also operates within current national statutory and non-statutory guidance including 'Working Together to Safeguard Children' (2018), 'Keeping Children Safe in Education' (2018) 'Ofsted Inspecting Safeguarding Guidance' (2018). The Teacher Standards 2012 state that teachers, including head teachers, should safeguard children's wellbeing and maintain public trust in the teaching profession as part of their professional duties. The procedures followed have

Policies and procedures: Safeguarding and Child Protection policy

been laid down by the South West Child Protection Procedures (SWCPP) and the Bristol City Council (BCC) Bristol Safeguarding Children Board (BSCB).

3. Safeguarding Arrangements

3.1 Headteacher

The Headteacher of BSS has a key role in overseeing the safeguarding procedures of the School. Specifically the duties of the Headteacher include:

- overseeing the budgetary allocations for Safeguarding;
- dealing with allegations and complaints about staff;
- overseeing the work of the DSL and the Deputy DSL;
- coordinating eSafety for the School;
- managing Risk Assessments for the School, including those undertaken for Outings and other activities (with the SMT).

3.2 Role of the DSL and the Deputy DSL

The Trustees should ensure that BSS designates an appropriate senior member of staff, from the leadership team, to take lead responsibility for safeguarding, the DSL. This person should have the status and authority within the organisation to carry out the duties of the post, including access to needed resources and, where appropriate, supporting and directing other staff. The broad areas of responsibility for the DSL include:

- ensure that all cases of suspected abuse are referred to First Response or the other local referral agencies, or Local Authority Designated Officer (LADO) directly (if the concerns involve staff), and the Disclosure and Barring Service, and/or the Police;
- understand and effect the assessment process for providing early intervention;
- act as a source of support, advice, expertise and direction to staff on safeguarding matters;
- have a working knowledge of how the BCC Social Care conduct a Child Protection Case Conference and a Child Protection Review Conference, and be able to attend and contribute to these effectively when required to do so;
- be able to keep and manage detailed, accurate, secure written records of concerns and referrals;
- where children leave the school, ensuring their child protection file is transferred to the new school or college as soon as possible, ensuring secure transit, and confirmation of receipt obtained. This should be transferred separately from the main pupil file.
- where appropriate share information with the new school or college to continue supporting victims of abuse and have support in place for when the child arrives
- work with governing and management bodies to ensure the School's safeguarding policies and procedures are fit for purpose and reviewed at least annually;
- ensure the Single Central Record is maintained correctly and audited regularly;
- ensure the safeguarding policies and procedures are shared during Induction by all staff and are accessible to them;
- ensure the attendance of safeguarding training of all staff;
- link with BSCB and other groups and bodies to make sure the School is aware of the latest national and local changes, updates and recommendations regarding safeguarding;
- take a leading role in developing effective partnership working with parents, social care, the police and other services and groups to support effective, child-centered safeguarding practice;
- act to coordinate action regarding Domestic Violence and Abuse;
- alert staff to the specific needs of and risks facing children with special educational needs, young carers and other vulnerable groups;
- encourage a culture of listening to children and taking account of their wishes and feelings within the School;
- ensure they are fully up to date with their own safeguarding training and knowledge by undergoing training every two years;

Policies and procedures: Safeguarding and Child Protection policy

- ensure that safeguarding policies are available publicly on the website and that parents are aware of the fact that referrals about suspected abuse or neglect may be made;
- ensure that these duties can be carried out by a Deputy DSL in their absence.

3.3 Role of the Trustees

The Trustees have overall responsibility for ensuring that there are sufficient measures in place to safeguard the children in their establishment. All the Trustees have an important safeguarding role and should be DBS certificated every 3 years. In particular all Trustees must:

- ensure all BSS safeguarding policies are adhered to, including early intervention, child protection, safer recruitment and the management of allegations of abuse against staff;
- appoint and support a DST;
- discuss and appraise the annual safeguarding report;
- identify deficiencies or weaknesses in the School's safeguarding policies and ensure they are reviewed annually.

3.4 Role of the Designated Safeguarding Trustee

A non-staff member of the trustees should be nominated and appointed annually as the DST. The broad areas of responsibility for the DST should be to:

- receive reports from the DSL of any occasions when there are safeguarding concerns or issues;
- ensure that safeguarding is a standing agenda item at Trustee meetings;
- give regular verbal updates to the Trustees concerning safeguarding matters;
- provide the annual review of safeguarding to the Trustees, stating:
 - i. any changes to the safeguarding policies;
 - ii. safeguarding training undertaken by the DSL and Deputy DSL, other staff, volunteers and Trustees;
 - iii. the number of child protection incidents/cases (without name or detail);
 - iv. the number of Early Help cases;
 - v. any other safeguarding issues.

3.5 Chair of Trustees

The Chair of Trustees has the responsibility of contacting the Local Authority Designated Officer directly if there is an allegation of abuse made against the DSL.

3.6 Designated Teacher (DT)

Currently the DSL also works as the DT for BSS. The DT has a leadership role in promoting the educational achievement of Children in Care (CIC) in the School. The DT should make a positive difference by promoting a culture where the personalised learning needs of every child in Care matters and their personal, emotional and academic needs are prioritised. The DT for the School should have lead responsibility to:

- support staff to understand the things which can affect how CIC learn and achieve;
- contribute to the development and review of policies to ensure that they do not unintentionally put CIC at a disadvantage;
- make sure, in partnership with other staff, that there are effective and well understood procedures in place to support a CIC's learning;
- promote a culture in which CIC are able to discuss their progress and be involved in setting their own targets, have their views taken seriously, are supported to take responsibility for their own learning, and where they can succeed and aspire;
- make sure that CIC are prioritised in any selection of pupils who would benefit from one-to-one tuition and that they have access to academic focused study support;

Policies and procedures: Safeguarding and Child Protection policy

- promote good home-school links through contact with the child's carer;
- have lead responsibility for the development and implementation of the child's Personal Education Plan.

With the commencement of sections 4 to 6 of the Children and Social Work Act 2017, designated teachers have responsibility for promoting the educational achievement of children who have left care through adoption, special guardianship or child arrangement orders or who were adopted from state care outside England and Wales.

A previously looked after child potentially remains vulnerable and all staff should have the skills, knowledge and understanding to keep previously looked after children safe. When dealing with looked after children and previously looked after children, it is important that all agencies work together and prompt action is taken when necessary to safeguard these children, who are a particularly vulnerable group.

3.7 e-Safety Coordinator

The e-Safety Coordinator for the School will be the Headteacher. The duties of the eSafety Coordinator are:

- reviewing the eSafety policy and procedures;
- providing the first point of contact and advice for School staff, trustees, pupils and parents about eSafety matters;
- liaising with the School's IT supplier to ensure they are kept up to date with e-Safety issues and to advise of any new trends, incidents and arising problems to the Senior Management Team (SMT) and trustees;
- raising the profile of e-Safety awareness with the School by giving advice and ensuring access to training and relevant E-Safety literature when appropriate;
- ensuring that all staff are aware of eSafety policies at Induction and in particular the procedures that need to be followed in the event of an E-Safety incident taking place;
- maintaining a file of internet related incidents and co-ordinate any investigation into breaches; all incidents must be recorded using a Safeguarding Concern form;
- meeting regularly liaising with the SMT and Trustees to discuss current issues and review incident logs;
- liaising with the Local Authority and other eSafety meetings as necessary; and
- assessing, as far as is reasonably practicable, the impact and risk of emerging technology (eg. a new social networking website).

These duties may be delegated to the Designated Safeguarding Lead (DSL) and Admin Manager as appropriate.

3.8 All Staff

All BSS staff should:

- read, understand and adhere to all the School's safeguarding policies;
- understand the provision of Early Help services to ensure that children receive the right help at the right time to address risks and prevent issues escalating;
- be alert to the signs of abuse and respond appropriately to direct disclosures of abuse;
- contribute to effective record keeping on safeguarding of children;
- report concerns directly to the DSL;
- ensure that if, at any point, there is a risk of immediate serious harm to a child that they make a referral to the emergency services immediately;
- refer any safeguarding concerns about colleagues from the School to the DSL or the BCC Senior Designated Officer or the Local Authority (Designated Officer) directly, and, if appropriate, the DSL of the setting in which they are working in partnership with;

Policies and procedures: Safeguarding and Child Protection policy

- raise concerns about poor or unsafe practice and potential failures in the School's safeguarding regime using appropriate whistleblowing procedures;
- keep their safeguarding training up to date and update their ongoing knowledge of safeguarding matters under the direction of the DSL.

4. Safeguarding Procedures at Bristol Steiner School

4.1 Recognising abuse and other concerns

BSS staff have a key role in recognising any welfare concern they have about the children they work with, including suspected abuse. The quality of relationships staff develop with children is vital in helping to understand unexplained changes in behaviour and or personality. Small as well as more obvious unexplained changes may indicate a cause for concern. Effective safeguarding means that all welfare concerns need to be taken seriously. *Any* welfare concern that *any* staff member has about a child should be recorded and reported to the DSL.

Suspected abuse is extremely serious and should be reported to the DSL on the same day they are noted. Abuse is defined as: 'a form of maltreatment of a child. Somebody may abuse or neglect a child by inflicting harm, or by failing to act to prevent harm. They may be abused by an adult or adults or another child or children.' Working Together to Safeguard Children (2018)

Staff are not responsible for diagnosing or investigating abuse. However, they do have a clear responsibility to be aware of that all is not well with a child and to be able to recognise the signs and symptoms of abuse (concerns arising from the appearance and the behaviour of the child and/or the abuser). Not all concerns about children relate to abuse; there may well be other explanations or other welfare concerns that do not meet child protection thresholds. It is important that staff at the School keep an open mind and treat every concern with the utmost seriousness.

Although some signs and symptoms do not necessarily indicate that abuse is actually taking place, they may help adults recognise that something is wrong. The possibility of abuse should be reported if there are a number of these symptoms, or any of them to a marked degree. There are 4 recognised broad categories of abuse: Physical Abuse, Sexual Abuse, Emotional Abuse and Neglect. A child may be subjected to a combination of different kinds of abuse. It is also possible that they may show no outward signs and hide what is happening from everyone. Staff need to be sensitive in particular to signs of abuse in children with limited or non-verbal communication as statistically these and other disabled children are more likely to be abused. Staff should be aware that behavioural difficulties in disabled children might not always be linked to their impairment, but to the possibility of abuse. Staff should also be made aware of any children who have social workers, or other children who are especially vulnerable (including children in care, newly adopted children, young carers and those with disabled parents) and be extra vigilant.

General signs and symptoms for a number of types of abuse include:

- Behaviour changes: aggressive, challenging, disruptive, withdrawn, clingy, difficulty sleeping or bed wetting;
- Ill-fitting or dirty clothes;
- Poor hygiene;
- Makes strong efforts to avoid specific family members or friends without reason;
- Doesn't want to change clothes in front of others or participate in physical activities;
- Problems at school e.g. lack of concentration or appear tired and hungry;
- Talk of being home alone or with inappropriate carers;
- Reach developmental milestones late with no medical reason;
- Regularly missing from school or education;
- Reluctant to go home after school;
- Poor school attendance and punctuality, or who are consistently late being picked up;
- Drink regularly from an early age;
- Concerned for younger siblings without explaining why;
- Talk about running away;

Policies and procedures: Safeguarding and Child Protection policy

- Shy away from being touched or flinch without explaining why;
- Parents who are dismissive and non-responsive to practitioners concerns; and
- Parents who collect their children when drunk, or under the influence of drugs.

Any child may benefit from early help, but all school and college staff should be particularly alert to the potential need for early help for a child who:

- is disabled and has specific additional needs
- has special educational needs (whether or not they have a statutory Education, Health and Care Plan)
- is a young carer
- is showing signs of being drawn in to anti-social or criminal behaviour, including gang involvement and association with organised crime groups
- is frequently missing/goes missing from care or from home
- is at risk of modern slavery, trafficking or exploitation
- is at risk of being radicalised or exploited
- is in a family circumstance presenting challenges for the child, such as drug and alcohol misuse, adult mental health issues and domestic abuse
- is misusing drugs or alcohol themselves

4.2 Disclosure

Staff necessarily work towards forming positive and trusting relationships with the children in their care. At times this may mean that children feel that they can confide in them about aspects of their life that may cause staff concern for their general welfare. All staff should be alert to possible disclosure. The disclosure may be that they are feeling unsafe or are being abused – or it may be that they feel vulnerable in other ways. Effective safeguarding means that any welfare concern needs to be taken seriously and all staff have a role to play in this. *Any* concern that staff are made aware of should be recorded and reported to the DSL on the same day it is noted.

If the disclosure involves abuse, the matter is extremely serious and staff must take the following action:

- Stay calm.
- Listen to what the child is actually saying.
- Reassure them that they have done the right thing by telling you.
- Do not promise the child that this can be kept secret, as subsequent disclosure could then lead to them feeling betrayed. Explain that you must tell other people to keep them safe.
- Know that children rarely lie about abuse and indicate that that you are taking the matter extremely seriously (without saying you believe them).
- Reassure the child that the people who will be informed will be sensitive to their needs and will be looking to help protect them. Inform them that it will have to be passed on to the appropriate agencies.
- Do not interrogate the child, or push for more information. Ensure that any questions asked are open, not leading closed questions.
- Do not ask them to repeat what they have told you to another member of staff.
- Make a note of any conversations with the child, trying to make these as detailed as possible, including when and where the conversations took place.
- Report the disclosure to the DSL. The person to whom the disclosure was made should ensure that the child is informed about what will happen next, so they can be reassured about what to expect.

4.3 Recording

Effective record keeping is essential to help us identify needs at an early stage. Often it is only when a number of seemingly minor issues are taken as a whole that any general welfare or child protection concern becomes clear. Record keeping helps us monitor and manage our safeguarding practices and in any inspection it is vital evidence of robust and effective safeguarding practice. Any member of staff who has any kind of concern relating to the abuse of children must make an accurate record as soon as possible. Records should be written using the School's Safeguarding Concern Form (Appendix 1). If this is not easily available, however, staff may send a confidential email to the DSL. If an email is sent, staff must not put the child or family's heading in the subject line.

All child welfare records should be:

- clear, straightforward and avoid jargon
- concise
- accurate
- contemporaneous
- contextualised
- named in print and signed
- dated
- presented chronologically
- written as to differentiate between facts, opinion, judgments and hypothesis
- written with a mind that the subject of a record does have the right in law to request access to them at any stage.

The record should explain:

- What was seen in appearance and behaviour of the child: when and where (this includes a site map indicating the position of any bruises or marks, trying to indicate size, colour and shape)
- What was said by the child using the exact words used
- A note of any other people involved e.g as witnesses
- What the staff member thought and why they thought it
- What the staff member did; and
- Any other relevant information

The staff member should send the record of their concern to the DSL on the same day the concern is noted. The record can be the hard copy record and given directly in person, or sent by confidential email. The record must not be given to a third party or left in a public location to be delivered or picked up later by the DSL.

The DSL is responsible for keeping all child welfare records in one central and secure location (security protected online or in a locked location, with limited access to keys). These records should be kept separately from general information kept about the child. All records about allegations about staff should be kept by the DSL in a central and secure location and separate from personnel records.

All School child welfare records and records of allegations about staff should include:

- information focussing on the original concern;
- any judgments made, actions taken and decisions made by the DSL as a result;
- previous concerns if any;
- any child protection information received from previous schools or other agencies;
- an up-to-date case record of important events (a chronology);

Policies and procedures: Safeguarding and Child Protection policy

- a record of involvement of any other agencies;
- a record (if appropriate) the child's or staff member's behaviour for as long as deemed necessary;
- a copy of any referral by the DSL to BCC Social Care;
- in the case of a child subject to a Child Protection Plan, notes of any child protection case conference or core group meetings etc;
- and if any information is removed from a file for any reason, a dated note must be placed in the file indicating who has taken it, why and when.

The information should be shared with all those who need to have it, whether to enable them to take appropriate steps to safeguard the child or to enable them to carry out their own duties, but it should not be shared wider than that. Parents may have access to the records only by permission of the DSL (who may decide that it is in the interests of the child not to share them).

We should keep confidential records concerning child welfare during the time the child is involved with the School. Records of child protection concerns should be passed on to the child's primary school, separate from the main pupil file, unless there is an ongoing child protection plan or concerns. In this case, the School should keep copies of the file until it is deemed appropriate (not longer than is necessary for the purposes of Child Protection, according to laws on Data Protection).

Details of allegations against staff that are found to have been malicious should be removed from personnel records. However, for all other allegations, it is important that a clear and comprehensive summary of the allegation, details of how the allegation was followed up and resolved, and a note of any action taken and decisions reached, is kept on a person's confidential personnel file, and a copy provided to the person concerned. The purpose of the record is to enable accurate information to be given in response to any future request for a reference, where appropriate. It will provide clarification in cases where future CRB Disclosures reveal information from the police about an allegation that did not result in a criminal conviction and it will help to prevent unnecessary re-investigation if, as sometimes happens, an allegation resurfaces after a period of time. The record should be retained at least until the person has reached normal retirement age or for a period of 10 years from the date of the allegation if that is longer. The Information Commissioner has published guidance on employment records in its Employment Practices Code and supplementary guidance, which provides some practical advice on employment retention.

4.4 Reporting and Referral

If staff have **any concerns** about a child's welfare, they should act on them immediately.

Staff receiving disclosure of abuse or any other welfare concern, or noticing possible abuse must report their concerns to the DSL. If the abuse implicates the DSL, the concerns should be discussed with the DST or the Chair of Trustees. If necessary, staff may report directly to the local safeguarding referral agency, First Response, themselves.

When reporting, staff should supply the DSL with a verbal account of what happened which can allow the DSL to ask specific questions as necessary. Staff should then record the incident using the guidelines above. After reporting, possible options for action could then be:

Policies and procedures: Safeguarding and Child Protection policy

A Carry on recording incidents and take no further action at the present time.

Options will then include:

- managing any support for the child internally via the school's own support processes;
- an early help assessment; further information on early help assessments, provision of early help services and accessing services is available from www.Bristol.Gov.Uk.
- a referral for statutory services, for example as the child might be in need, is in need or suffering or likely to suffer harm. Chapter 1 of Working Together to Safeguard Children (2018) sets out that the safeguarding partners should publish a threshold document that should include the criteria, including the level of need, for when a case should be referred to local authority children's social care for assessment and for statutory services under section 17 and 47. Details of local protocols can be found www.Bristol.gov.uk.

If it is decided that a referral should not be made at the current time, it may be important to monitor the child's behaviour closely and carefully record any concerns. Concerns may also be discussed with other agencies as appropriate. The local Early Help team may be a useful source of support at this stage, and may be able to offer insight and advice.

B Discuss with parents

Parents could be contacted at the earliest opportunity to ascertain if there is a known reason for the concern (e.g. a change in family make-up, death of family member). The conversation can be carried out by the DSL or the staff member, whichever is deemed most appropriate. Staff should remember that if abuse is taking place, it is often not the parents but other family members or friends who are causing it and parents are often the last to know. We should aim to ask the parents for an explanation in the majority of cases. We need take no further action in terms of referring unless the discussion throws up more concerns. The discussion will need to be recorded, including why we are not referring further, if appropriate. If staff have concerns that either the child or the parent needs more support, but concerns do not reach child protection thresholds, they may make arrangements to provide the parent with extra support and if necessary, early intervention can be sought directly through seeking help from external agencies or through First Response and the Early Help Team. If, after discussion with the parents, staff feel that the child is in need of child protection services, they must be referred to First Response or the Police on the same day the concern was noted.

Referral means sharing information about concerns with outside agencies. If staff are concerned about the safety of the child, information must be passed on to the appropriate agency. It is important to remember that if staff refer, they are not reporting the parents - they are referring to protect the welfare of the child. A referral is normally carried out by a DSL, but any member of staff can refer. A child can be referred to First Response, or the emergency services, or to other services in the following ways:

C Inform parents that the child will be referred IF IT IS BELIEVED THAT DOING SO PUTS THE CHILD AT NO FURTHER RISK. This can be difficult, especially if staff have a close relationship with the parent and they may feel unsure, uncertain about reporting the matter, nervous about how the parent will react or worried whether what they have seen is really abuse or not. Nevertheless, staff should aim to tell the parents anyway. It is important to make the parents understand that there is a safeguarding policy in place which must be followed. Staff should tell the parent that the School's safeguarding policies are designed to provide protection for children and help for parents.

D Discuss with First Response (or BCC Social Care directly if they already have a social worker), without informing the parents, IF IT IS BELIEVED THAT DISCUSSING WITH A PARENT WILL PUT A CHILD OR THEM AT FURTHER RISK. If parents haven't been informed, First Response will want to know the reasons why.

Note: Any local safeguarding referral agency can be contacted to discuss the family without giving contact details of the family. This is called an 'anonymized enquiry'. Staff will be required to identify themselves as professionals while making an anonymized enquiry. During the course of a call, they may be asked to supply identifying information of the family in order to keep a child safe and they then may ask the staff member to inform the parent that they have been referred.

E Contact the Emergency Services

Staff may feel, after discussion, at this stage it is appropriate to contact the emergency services at once.

Whatever the course of action decided upon on after reporting a concern, the details of the meeting and any action agreed must be recorded.

The following information should be at hand when making a referral:

- Name and job title of the staff member, and reasons for the call.
- Name, date of birth, address of the setting, language spoken, any disability, present whereabouts, siblings of child.
- Name, address, phone number, present whereabouts of parents.
- All available information about the incident or situation, which has led to the concern: whether it is emotional/physical/sexual abuse or neglect, or any combination of these. As far as possible use the language of the BSCB Threshold document when describing concerns.
- Details of any account given by the child or any other persons.
- Details of the family GP, or any other professionals known to be working with the family, such as a Social Worker, Physiotherapist or Health Visitor.
- Details of any members of the extended family or community who are significant to the child.
- Details of any other person known to be living in or a regular visitor to the child's home.
- Information about any previous incidents or causes for concern that are relevant to this referral.
- Any discussion about the concerns with the parent, if appropriate.
- Any discussion with the child, if appropriate.
- The explanation or comment the child or the parent may have made.
- If staff haven't discussed with parents, why not?
- Who else has concerns?
- How long the concerns have been going on.
- What staff think could be happening to the child.
- What action has been taken already, and why it hasn't worked.
- Any other information.
- Staff should make a note of who they spoke to, and date and time.

First Response should formally acknowledge the referral within 1 working day and let the referrer know what they have decided to do as a result. This will include determining whether:

- the child requires immediate protection and urgent action is required

Policies and procedures: Safeguarding and Child Protection policy

- the child is in need, and should be assessed under section 17 of the Children Act 1989
- there is reasonable cause to suspect the child is suffering or likely to suffer significant harm, and whether enquiries must be made and the child assessed under section 47 of the Children Act 1989
- any services are required by the child and family and what type of services
- further specialist assessments are required to help the local authority to decide what further action to take
- to see the child as soon as possible if the decision is taken that the referral requires further assessment.

If no response has been received after 3 working days, the referral should be taken to a higher authority within First Response, and the worker told that this is the case.

Out of hours referrals should be made to the Emergency Duty Team on 01454 615165.

If the referral requires a response within 4 hours by First Response, it may be appropriate to contact the Police directly in any case.

Note: there are specific referral pathways for Domestic Violence and Abuse, Female Genital Mutilation, Missing Children and Radicalisation and these are described under the relevant heading in Section 5.

4.5 Emergencies

In some instances staff may be the first people to recognise that the child may need immediate attention resulting from abuse. Depending on the circumstances staff may need to:

- Telephone for an ambulance or the police (dial 999)
- Ask a doctor to call;
- Ask the parent to take the child to the doctor or the hospital at once;
- Offer to take the parent and child to the hospital/surgery/clinic for immediate medical attention as appropriate;
- Take the child to the hospital/surgery/clinic.

It is important to remember that the child is the legal responsibility of parents and that person (identified on child's registration forms) must be involved in the matter as soon as practicable, and IF IT IS BELIEVED THAT DOING SO PUTS THE CHILD AT NO FURTHER RISK.

Having taken the necessary emergency action, any suspected abuse must be reported to the DSL. A record of an account of the emergency must be written retrospectively when it is possible to do so.

5. Safeguarding Information

The following safeguarding information is listed in alphabetical order.

5.1 Allegations of Abuse (including against staff)

In the event that a member of staff is subject to allegations of abusing children, the BCC Disciplinary Procedure may be implemented.

The following signs and symptoms may mean that staff are involved in abuse:

- Paying an excessive amount of attention to a child or groups of children;
- Providing presents, money or having favourites;
- Seeking out vulnerable children, e.g. disabled children;
- Trying to spend time alone with a particular child or group of children on a regular basis;
- Making inappropriate sexual comments;
- Sharing inappropriate images;
- Being vague about where they have worked or when they have been employed;
- Encouraging secretiveness.

The following definitions should be used when determining the outcome of allegation investigations:

- **Substantiated:** there is sufficient evidence to prove the allegation;
- **Malicious:** there is sufficient evidence to disprove the allegation and there has been a deliberate act to deceive;
- **False:** there is sufficient evidence to disprove the allegation;
- **Unsubstantiated:** there is insufficient evidence to either prove or disprove the allegation. The term, therefore, does not imply guilt or innocence;
- **Unfounded:** to reflect cases where there is no evidence or proper basis which supports the allegation being made.

If staff or parents have any concerns, or are made aware of any concerns involving staff members, they must contact the Headteacher on the same day the concern is noted. If the concern has been noted by staff, it must be recorded before it is reported and this report shared with the Headteacher. The reporting member of staff should take steps to ensure that during the remainder of the working session that the person concerned is not left in sole charge of any child. Staff who have concerns or has been informed of inappropriate behaviour must not unilaterally determine its validity, and failure to report it in accordance with procedures is a potential disciplinary matter.

The Headteacher must seek to clarify the nature of the concerns by asking the following of the parent or reporting member of staff: has the member of staff:

- behaved in a way that has harmed a child, or may have harmed a child?
- possibly committed a criminal offence against or related to a child?
- behaved in an inappropriate way towards a child which may have indicated the he or she is unsuitable to work with children?

Or simply: does the child feel safe? If not, why not?

Policies and procedures: Safeguarding and Child Protection policy

If the concern is raised by a parent who wishes to be anonymous, the Headteacher should encourage formal complaints which will clarify the investigation process by seeking to:

- avoid making blanket promises of confidentiality from the outset;
- point out that while they understand the complainant's desire to remain anonymous, normally no action will be taken in the event of an allegation being made anonymously (but there may, however, be exceptional circumstances where the Headteacher deems it appropriate to take action or investigate a matter on the basis of an anonymous complaint relating to safeguarding);
- talk about the support they can offer the complainant;
- make it clear that they might have an obligation to disclose the child's identity in the course of investigating the matter, because of overriding safeguarding obligations;
- make clear their obligations to act and investigate and find out what's going on and put to the reluctant allegation that 'Your perspective will be very helpful to enable us to do that';
- point out that, 'Your child may not be the first, or the last child who has been subjected to the behaviour that you're making an allegation about and so our obligations are not only to you, and to support you in your request to remain anonymous, but we have wider obligations here to our other children who may be at risk';
- make it clear that all allegations will be investigated, formal or not, and that the complainant's identity may need to be disclosed to the respondent regardless of whether the allegation is made informally due to overriding obligations around procedural fairness.

Also good practice when dealing with an allegation:

- parents or reporting staff member should not be given the false impression that they are "in charge" of the allegation;
- the obligation to investigate remains even when a complainant seeks to withdraw an existing allegation;
- parents or reporting staff member should be offered liaison with a member of staff of different gender if appropriate;
- use of external/independent investigators when allegations should be made so parents/reporting staff members know their concern will be handled in an objective/independent manner;
- reference should be made to policies and procedures on allegations and parents' complaints, if relevant.

Having received an allegation, the Headteacher must judge the level of risk it presents. If there is a clear concern, then the following procedures must be followed:

At the earliest opportunity, the Headteacher should contact the DST and the Local Authority Designated Officer (LADO) within the local authority. The LADO should then be given a signed and dated written record of the concerns. Staff should maintain confidentiality and guard against publicity while an allegation is being considered or investigated and follow local information sharing protocols. The School should then follow the LADO's advice on how to deal with allegations against staff. If appropriate, BCC Social Care and/or the police will be informed by the LADO. Relevant evidence and information will be given to the School if required by the LADO.

In some cases the possible risk of harm to children posed by an accused person will require the school to consider suspending the person until the case is resolved. Suspension must not be an automatic response when an allegation is reported. If the School is concerned about the welfare of other children in the community or the teacher's family, those concerns should be reported to the LADO or police but suspension is highly unlikely to be justified on the basis of such concerns alone. Where it has been deemed appropriate to suspend the person, written confirmation should be dispatched within one working day, giving the reasons for the suspension. The person should be informed at that point who their named contact is within the organisation and provided with their contact details. The LADO or the police

Policies and procedures: Safeguarding and Child Protection policy

cannot require the School to suspend a member of staff, although the School should give appropriate weight to their advice.

If appropriate and on the advice of the LADO, OFSTED should be informed of any allegations of abuse against a member of staff, Trustee, or volunteer, or any abuse that is alleged to have taken place. While support should be offered to the staff member involved, the staff and the Governors will ensure that the agencies concerned are given all assistance in pursuing any investigation.

If the allegation is less serious and/or the situation less clear, statutory guidance allows for 'common sense' in managing cases that may not meet thresholds and 'in these cases, local arrangements should be followed to resolve case without delay' (from 'Keeping Children Safe in Education 2018'). This means that BSS is free to devise its own approach. Further actions made by the Headteacher can be planned with regard to the specific nature of the allegation could therefore include:

- considering the ongoing level of risk and how this can be managed;
- checking policy and guidance;
- discussing confidentially with the SMT and the DST;
- contacting the LADO for advice on how to proceed with the investigation (contact with the LADO could be delayed while further information is being ascertained);
- planning an investigation;
- contacting the parent or reporting staff member within 24 hours to inform them of the action to be taken – if any.

An internal investigation can then take place by:

- checking of the Single Central Register for Disclosure and Barring Service (DBS) status, safeguarding training records, notes on file, and that references and testimonials show no note of concern that the staff member should not be working with children;
- finding out more information from key witnesses, including the child/ren if appropriate (and on the advice of the LADO);
- speaking to the person to whom allegations have been made.

After the internal investigation:

- reporting back to the parent or reporting staff member with the result of the investigation within 14 days (if the parent or reporting staff member provides additional information at this stage another decision regarding risk can then take place; if they are dissatisfied with the actions of the DSL they should be offered the School's Complaints Policy);
- providing a written account of the incident and filing this appropriately;
- reviewing the incident with the SMT and DST;
- reporting the safeguarding referral to the Trustees in general terms.

The School has a duty of care to its staff. It should ensure that it provides effective support for anyone facing an allegation and provide the staff member with a named contact if they are suspended. Individuals should be informed of concerns or allegations as soon as possible and given an explanation of the likely course of action, unless there is an objection by the BCC Social Care or the police. The individual should be advised to contact their trade union representative, if they have one, or a colleague for support. They could also be given access to welfare counselling or medical advice. The School should appoint a named representative to keep the person who is the subject of the allegation informed of the progress of the case and consider what other support is appropriate for the individual.

Policies and procedures: Safeguarding and Child Protection policy

Particular care needs to be taken when staff are suspended to ensure that they are kept informed of both the progress of their case and current work related issues. Social contact with colleagues and friends must not be prevented unless there is evidence to suggest that such contact is likely to be prejudicial to the gathering and presentation of evidence. In cases where it is decided on the conclusion of the case that a person who has been suspended can return to work, the school should consider how best to facilitate that. Most people will benefit from some help and support to return to work after a very stressful experience. Depending on the individual's circumstances, a phased return and/or the provision of a mentor to provide assistance and support in the short term may be appropriate. The School should also consider how the person's contact with the child) who made the allegation can best be managed if they are still a pupil at the School.

The fact that a person tenders his or her resignation, or ceases to provide their services, must not prevent an allegation being followed up in accordance with these procedures. It is important that every effort is made to reach a conclusion in all cases of allegations bearing on the safety or welfare of children, including any in which the person concerned refuses to cooperate with the process. Wherever possible the person should be given a full opportunity to answer the allegation and make representations about it, but the process of recording the allegation and any supporting evidence, and reaching a judgement about whether it can be regarded as substantiated on the basis of all the information available should continue even if that cannot be done or the person does not cooperate. It may be difficult to reach a conclusion in those circumstances, and it may not be possible to apply any disciplinary sanctions if a person's period of notice expires before the process is complete, but it is important to reach and record a conclusion wherever possible. By the same token so called 'compromise agreements', by which a person agrees to resign, if the School agrees not to pursue disciplinary action, and both parties agree a form of words to be used in any future reference, must not be used in these cases. In any event, such an agreement will not prevent a thorough police investigation where that is appropriate. Nor can it override the statutory duty to make a referral to the DBS where circumstances require that.

Records of allegations should adhere to the School record keeping policy (see above).

Cases in which an allegation was proven to be unsubstantiated, unfounded or malicious should not be included in employer references. A history of repeated concerns or allegations which have all been found to be unsubstantiated, malicious etc. should also not be included in any reference.

Parents of a child involved should be told about the allegation as soon as possible if they do not already know of it, and about the progress of the case. However, where a strategy discussion is required, or police or local authority children's social care services need to be involved, the School should not do so until those agencies have been consulted and have agreed what information can be disclosed to the parents.

In cases where a child may have suffered significant harm, or there may be a criminal prosecution, Social Care, and/or the police as appropriate, should consider what support the child or children involved may need. If an allegation is determined to be unfounded or malicious, the LADO should refer the matter to BCC's social care services to determine whether the child concerned is in need of services, or may have been abused by someone else. In the event that an allegation is shown to have been deliberately invented or malicious, the Headteacher should consider whether any disciplinary action is appropriate against the pupil who made it, or the police should be asked to consider whether any action might be appropriate against the person responsible, even if he or she was not a pupil. In September 2010 the Crown Prosecution Service published guidance for the police on harassment under the Protection from Harassment Act 1997.

It is in everyone's interest to resolve cases as quickly as possible consistent with a fair and thorough investigation. All allegations must be investigated as a priority so as to avoid any delay. It is expected that 80 per cent of cases should be resolved within one month, 90 per cent within three months and all but the most exceptional cases should be completed within 12 months. For those cases where it is clear immediately that the allegation is unfounded or malicious then it is expected that they should be resolved within one week. Where the initial consideration decides that the allegation does not involve a possible criminal offence, appropriate action should be taken by the School within 3 working days. If a disciplinary hearing is required and can be held without further investigation, the hearing should be held within 15 working days.

If the allegation is substantiated and the person is dismissed or the School ceases to use the person's services, or the person resigns or otherwise ceases to provide his or her services, the LADO should discuss with the School whether a referral to the Independent Safeguarding Authority (ISA) for consideration of inclusion on the barred lists or to the Teaching Agency (ex-General Teaching Council (GTC)) is required. There is a legal requirement for employers to make a referral to the ISA where they think that an individual has engaged in conduct (including inappropriate sexual conduct) that harmed (or is likely to harm) a child or if a person otherwise poses a risk of harm to a child.

At the conclusion of a case in which an allegation is substantiated the LADO should review the circumstances of the case with the SMT to determine whether there are any improvements to be made to the School's procedures or practice to help prevent similar events in the future. This should include issues arising from the decision to suspend the member of staff, the duration of the suspension and whether or not suspension was justified.

5.2 Bullying including Cyber bullying

Current government guidance 'Preventing and Tackling bullying' (2017) defines bullying as:

'...behaviour by an individual or group, repeated over time, that intentionally hurts another individual or group either physically or emotionally. Bullying can take many forms (for instance, cyber-bullying via text messages, social media or gaming, which can include the use of images and video) and is often motivated by prejudice against particular groups, for example on grounds of race, religion, gender, sexual orientation, special educational needs or disabilities, or because a child is adopted, in care or has caring responsibilities. It might be motivated by actual differences between children, or perceived differences.'

Bullying is extremely serious. As the guidance says:

'Bullying, especially if left unaddressed, can have a devastating effect on individuals. It can be a barrier to their learning and have serious consequences for their mental health. Bullying which takes place at school does not only affect an individual during childhood but can have a lasting effect on their lives well into adulthood. By effectively preventing and tackling bullying, schools can help to create safe, disciplined environments where pupils are able to learn and fulfil their potential.'

Bullying can seriously damage a young person's confidence and self-esteem. It can lead to serious and prolonged emotional damage for an individual. Those who conduct the bullying or witness it can also experience emotional harm. The impact on parents and school staff can be significant. Bullying is therefore a key safeguarding concern.

It is important that incidents of bullying are distinguished from isolated incidents. Bullying is considered to be repeated violence, mental or physical, conducted by an individual or a group and directed against other individuals. Bullying can take place between students, between students and staff, or between staff. Bullying can occur for a variety of reasons,

Policies and procedures: Safeguarding and Child Protection policy

all of which should be taken equally seriously and dealt with appropriately. Bullying may also occur outside of the school premises, or through social networking sites. BSS should aim to bring staff, parents and children together to tackle bullying and to reduce the incidence of bullying.

More information on our procedures to address bullying can be found in our Anti-Bullying policy.

5.3 Child Protection Case Conferences

Where a pupil/student is subject to an inter-agency child protection plan or a multiagency risk assessment conference (MARAC) meeting, the school will contribute to the preparation, implementation and review of the plan as appropriate. In situations where a child in care may be put on to part time timetable, the school will consult with the Hope Virtual School and complete the pro-forma found at <https://www.bristol.gov.uk/schools-learning-early-years/resources-professionals/attendance-and-exclusions>

Child Protection Case Conference meetings will be structured differently from now on and will be more informal and supportive. Signs of Safety is a new (to Bristol) solution and safety orientated approach to child protection case work and involves children, parents and professionals. Professionals can now complete Conference Reports online.

5.4 Child Sexual Exploitation

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

Signs of CSE include:

- going missing for periods of time or regularly returning home late;
- skipping school or being disruptive in class;
- unexplained gifts or possessions that can't be accounted for;
- health problems that may indicate a sexually transmitted infection;
- mood swings and changes in temperament;
- using drugs and alcohol;
- inappropriate sexualised behaviours, such as over familiarity with strangers, dressing in a sexualised manner or sending sexualised images by mobile phone ('sexting');
- signs of unexplained physical harm, such as bruising, cigarette marks.

Some young people are groomed through 'boyfriends' who then force them into having sex with others. On rare occasions young people can be trafficked over different parts of the country by organized gangs of exploiters (See 5.39 Trafficking below).

5.5 Children Missing in Education

A child going missing from education is a potential indicator of abuse or neglect. Staff should follow the School's procedures for unauthorised absence in the Absence Policy for dealing with children that go missing from education, particularly on repeat occasions, to help identify the risk of abuse and neglect, including sexual exploitation, and to help prevent the risks of their going missing in future. BSS must inform the local authority of any pupil who fails to attend school regularly, or has been absent without the school's permission for a continuous period of 10 school days or more,

at such intervals as are agreed between the school and the local authority – please see Education Welfare Service – Bristol City Council <https://www.bristol.gov.uk/schools-learning-early-years/education-welfare>

5.6 Children Missing Home or Care

When a child goes missing or runs away they are at risk. Safeguarding children therefore includes protecting them from this risk. Local authorities are responsible for protecting children whether they go missing from their family home or from local authority care. Children may run away from a problem, such as abuse or neglect at home, or to somewhere they want to be. They may have been coerced to run away by someone else. Whatever the reason, it is thought that approximately 25 per cent of children and young people that go missing are at risk of serious harm. There are particular concerns about the links between children running away and the risks of sexual exploitation. Missing children may also be vulnerable to other forms of exploitation, to violent crime, gang exploitation, or to drug and alcohol misuse. Looked after children missing from their placements are particularly vulnerable. The police will prioritise all incidents of children categorised as ‘missing’ from home or care as medium or high risk, depending on the circumstances and the vulnerability of the child. When a child is found, the attitude of professionals towards a child who has been missing can have a big impact on how they will engage with subsequent investigations and protection planning. However “streetwise” they may appear, they are children and may be extremely vulnerable to multiple risks. A supportive approach, actively listening and responding to a child’s needs, will have a greater chance of preventing the child from going missing again and safeguarding them against other risks. Current Government Guidance:

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/307867/Statutory_Guidance_-_Missing_from_care_3.pdf

5.7 Confidentiality and information sharing

Staff should not assume a colleague or another professional will take action and share information that might be critical in keeping children safe. They should be mindful that early information sharing is vital for effective identification, assessment and allocation of appropriate service provision. Information Sharing: Advice for Practitioners Providing Safeguarding Services to Children, Young People, Parents and Carers (July 2018) supports staff who have to make decisions about sharing information. This advice includes the seven golden rules for sharing information and considerations with regard to the Data Protection Act 2018 and General Data Protection Regulation (GDPR). If in any doubt about sharing information, staff should speak to the designated safeguarding lead or a deputy. 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.

Information about a child or family is generally confidential, but BSS accepts that professionals must work together to effectively safeguard and promote the welfare of children by sharing relevant information. Staff have a responsibility to share relevant safeguarding information with other professionals, particularly the investigative agencies. The welfare of a child or young person is the prime consideration in all decision making about information sharing, and any information sharing will be done in line with BCC’s Information Sharing Protocol Handbook. It is important to remember there can be significant consequences to not sharing information as there can be to sharing. Staff must use their professional judgement to decide whether to share or not, and what information is appropriate. A record of what information has been shared, with whom, the date and why should be kept in the child’s records using the information sharing record sheet.

If a child confides in a member of staff and requests that the information is kept secret, it is important that the member of staff tell the child in a manner appropriate to the child’s age/stage of development that they cannot promise

Policies and procedures: Safeguarding and Child Protection policy

complete confidentiality – instead they must explain that they may need to pass information to other professionals to help keep the child safe.

Any concerns relating to a child's personal welfare will be recorded separately to their main records. Parents must submit a written request to access their child's file/records. Sharing confidential safeguarding information with parents will not take place if doing so would put the child at significant risk of harm.

In the event of an investigation it is essential that no information on any safeguarding concerns relating to a child is disclosed inappropriately. Any such leaks could have serious consequences for both the child concerned and any investigation. It is very important that only those who need to know, actually know, to avoid rumours and gossip that could affect the child, the parent and the School.

It is extremely important that when an allegation towards a staff member is made, the School makes every effort to maintain confidentiality and guard against unwanted publicity while an allegation is being investigated or considered. In accordance with the Association of Chief Police Officers (ACPO) guidance the police will not normally provide any information to the press or media that might identify an individual who is under investigation, unless and until the person is charged with a criminal offence. (In exceptional cases where the police might depart from that rule, e.g. an appeal to trace a suspect, the reasons should be documented and partner agencies consulted beforehand.) The School should take advice from the LADO, police and local authority social care services to agree the following:

- who needs to know and, importantly, exactly what information can be shared;
- how to manage speculation, leaks and gossip;
- what if any information can be reasonably given to the wider community to reduce speculation; and
- how to manage press interest if and when it should arise.

5.8 Curriculum

BSS aims to establish and maintain an ethos where children feel secure and are encouraged to communicate, and are responded to. We will ensure all children have effective means of communication with more than one adult and we provide opportunities for individual or small group discussions about thoughts and feelings in an atmosphere of trust, acceptance and tolerance. Staff and volunteers should ensure that all children make good progress in our School, recognising that ineffective safeguarding can lead to underachievement. The delivery of the Early Years Foundation Stage promotes Personal, Social, Health and Emotional development in all children should ensure that children are both listened to and encouraged to talk about their feelings. Children should be taught how to recognise risks, how to respond to them, and an awareness of whom they can turn to for help. We will include in the curriculum, activities and opportunities which will equip children with the skills and knowledge they need to fulfill their potential. In an age appropriate manner all pupils are taught about safeguarding through the PSHE curriculum which includes Relationship Education and online safety.

5.9 Domestic Violence and Abuse (DVA)

DVA is the abuse of one person over another who is, or has been, in a relationship. The abuse may be verbal, sexual, physical, emotional or financial, and is usually, but not exclusively, perpetrated by men against women. It occurs in all groups and sections of society and may be experienced differently to, and compounded by racism, sexuality, disability, age, religion, culture or class. The current government definition describes DVA as: 'Any incident or pattern of incidents of controlling, coercive or threatening behaviour, violence or abuse between those aged 16 or over who are or have been intimate partners or family members regardless of gender or sexuality.' Source: Home Office, Domestic Violence: A National Report (2012).

Policies and procedures: Safeguarding and Child Protection policy

BSS is committed to taking positive action against DVA and to actively support victims and to protect children and young people affected by it. We will work towards creating an environment that raises awareness of DVA, and communicates to all parents and children that it is a safe place to ask for help. Public information posters, leaflets and stickers on DVA, with key telephone numbers may be displayed in communal areas, toilets and other places.

BSS is committed to supporting the wellbeing and safety of children and acknowledges the profound and damaging effects of DVA on them. Children are always damaged by living or witnessing DVA. It is estimated that 90% of children are in the same or next room when abuse occurs. Young people over the age of 16 (and younger) may also experience DVA within their own relationships. Staff should treat them sensitively, record their concerns and report the matter to the DSL.

Staff should be able to recognise the signs of DVA, which include:

- Victim tries to hide injuries, or minimises their extent or cause, appears frightened, overly anxious or depressed and/or is submissive or afraid to speak in front of the partner.
- Partner always attends unnecessarily and may refuse to leave, and/or may be aggressive or dominant.
- Children showing the signs and symptoms of physical, emotional, sexual abuse and/or neglect.

If they suspect DVA, staff should take the initiative and ask direct questions to suspected victims and not assume someone else will ask about it. They must always be guided by the need to keep a victim and their children safe, and the fact that everyone who is being abused by someone close to them is the subject of a crime. Staff should never ask about DVA when anybody else is present; this includes partners, children or young people and other family members (the only exception is when they may need to have a professional interpreter or colleague present). Children, young people or other family members should never be used as interpreters. Staff should never accept culture or religion as an excuse for DVA. They should think of the DVA conversation as the start of the process, not a one-off event, as not all victims are going to open up the first time they realise that someone thinks that they are being abused. A victim might deny or play down DVA as part of a coping mechanism. Staff should accept 'no' as an answer and continue to be supportive, and if possible discreetly offer a leaflet with helpline numbers. They should be prepared to ask again in the future.

Staff should report any concerns they have about DVA affecting children or adult victims to the DSL on the same day they are noted. If the DSL has serious concerns about a victim's situation, they should refer the case to the local MARAC or to the Police. If staff and the DSL have concerns about the safety of the children, this must be reported to First Response.

5.10 Drugs, alcohol and smoking

"Drugs" are taken here to mean those that are legal, such as alcohol, tobacco and solvents, over the counter and prescribed drugs and illegal drugs such as cannabis, ecstasy, amphetamines, heroin, crack/cocaine, LSD etc. The Headteacher is in charge of drugs, alcohol and smoking policy, policies and education for the School. The School will forge links with young people's services, health services and voluntary sector organisations to ensure support is available to pupils affected by drugs, alcohol misuse and smoking (including parental drug or alcohol problems). Possession and use of drugs in School, during the school day or while travelling to/from school is inappropriate. Drugs, alcohol and cigarettes are not to be bought, sold or otherwise exchanged or brought onto School premises during the school day, or while pupils are on school visits. Individual exceptions may be made for pupils who require prescription medicines where appropriate. This applies to all members of the School community (staff, visitors, students, volunteers, parents and pupils).

In incidents involving substance misuse or supply on the premises/during the School day, action will proceed as follows:

1. Any medical emergencies will be dealt with accordingly by the School's first aiders.
2. School staff can search (outer clothing or possessions) pupils for any item if the pupil agrees. The DSL and Deputy DSL is also authorized by this School to have the statutory power to search pupils, without consent, where they have reasonable grounds for suspecting that the pupil may have a prohibited item. Prohibited items include alcohol, illegal drugs, tobacco and cigarette papers or any article that a member of staff reasonably suspects has been, or is likely to be, used to commit an offence. School staff can seize any prohibited item found as a result of a search which they consider harmful or detrimental to school discipline. A pupil refusing to co-operate with such a search should be challenged appropriately. Staff should be the same sex as the pupil being searched; and there must be a witness (also a staff member) and, if at all possible, they should be the same sex as the pupil being searched (unless where there is a reasonable belief that there is a risk that serious harm will be caused to a person if the search is not conducted immediately and where it is not reasonably practicable to summon another member of staff). If alcohol is found, it may be retained or disposed of, but not returned to the pupil. Any illegal drugs or suspected drugs discovered must be delivered to the police as soon as possible but may be disposed of if the DSL thinks there is a good reason to do so. The School does not require parental permission to carry out a search.
3. In cases of substance use/misuse or supply on the premises, during the School day or during School visits:
 - By a pupil: the case will be discussed with the pupil and a written record taken; parents will be informed by the Class Teacher as soon as possible. The support of outside agencies will be sought if appropriate. If a pupil admits to using or supplying substances off the premises, the appropriate action will be to inform the Class Teacher who will inform the parents. The School may decide to carry out a fixed or permanent exclusion.
 - By a member of staff: this will be viewed as gross misconduct and will be dealt with according to the School Staff Disciplinary and Grievance Procedure.
 - By visitors/volunteers/students: the SMT will be informed and will meet with the person involved. Their involvement in the school will be terminated and the appropriate agencies informed.
 - By parents: the appropriate services will be informed, including the DSL of the school. Advice will be taken from these services and implemented as necessary.
4. While there is no legal obligation to inform the police, they may also be involved at the discretion of the SMT in consultation with Trustees and staff who know the young person well.
5. The Trustees will be involved in drug-related incidents as they are concerning other matters relating to the School.

5.11 Early Help

Early Help or early intervention has been defined as: 'providing support as soon as a problem emerges, at any point in a child's life, from the foundation years through to the teenage years.' Working Together to Safeguard Children (2018)

Policies and procedures: Safeguarding and Child Protection policy

It is important that children in need of early intervention receive this support in a timely fashion to prevent the escalation into abuse and to lessen the risk of harm or impairment. By providing support and information to all families, BSS aims to prevent families reaching crisis point by identifying families that are struggling at an early stage.

Staff must record their concerns with children they feel are in need of early intervention and report to the DSL, and, if appropriate, discuss options with the family. Options could include: devising and providing a plan for early intervention within the School or organising extra support with other professionals. As well as offering support, BSS offers a range of targeted groups for families and children. We can also signpost families to other agencies where appropriate (i.e. DVA projects).

If staff are clear that they have done all they can in terms of early intervention, but feel that the child and parents still need more than they can provide, they can contact First Response by email using an online Referral Form to request a multi-agency service response through the local Early Help Team. The School should receive a response about what action is to be taken in terms of Early Help within 10 days from the First Response Team. If it does not receive this, the referral will need to be chased.

If the child is deemed in need of Early Help by First Response, the Early Help Coordinator will oversee and coordinate a Single Assessment Form (SAF). The SAF is a key part of delivering frontline services that are integrated and focused around the needs of children and young people and offers a standardised approach to conducting an assessment of a child's additional needs and deciding how those needs should be met. The SAF is intended to provide an effective but simple process for a holistic assessment of a child's needs and strengths, taking account of the role of parents, carers and environmental factors on their development. Practitioners will then be better placed to agree, with the child and family, about what support is appropriate.

5.12 Emotional Abuse

Emotional abuse is defined as the persistent emotional ill treatment of a child such as to cause severe and persistent adverse effects on the child's emotional development. It involves conveying to children that they are worthless/unloved, inadequate, or valued only insofar as they meet the needs of another person; age or developmentally inappropriate expectations being imposed on children; the exploitation or corruption of children; overprotection or preventing a child taking part in normal social activities; serious bullying (includes cyber bullying); seeing or hearing the ill treatment of another person, not giving the child opportunities to express their views; deliberately silencing them or making fun of what they say or how they communicate.

Signs and symptoms of emotional abuse include:

- Physical, mental and emotional development lags;
- Sudden speech disorders;
- Continual self-depreciation (I'm stupid, ugly etc);
- Overreaction to mistakes;
- Extreme fear of new situations;
- Inappropriate response to pain ('I deserve this');
- Neurotic behaviour (rocking, hair twisting, self-mutilation);
- Extremes of passivity or aggression.

5.13 Environment

Learning environments for children should always be planned in ways which minimise the risks to children e.g. physical layout and surroundings. Opportunities to casually observe staff and child interaction should always be maintained. We

Policies and procedures: Safeguarding and Child Protection policy

will display the BSS Safeguarding Statement and other posters that display our commitment to challenging and reporting abuse to all our venues wherever possible.

5.14 Escalation

Occasionally situations arise when workers in one agency feel that the decision made by a worker from another agency on a safeguarding case is not a safe decision. Disagreements could arise in a number of areas, but are most likely to arise around:

- levels of need;
- roles and responsibilities;
- the need for action;
- communication.

Staff at BSS should feel able to challenge decision-making and to see this as their right and responsibility in order to promote the best multi-agency safeguarding practice. An Escalation policy aims to provide workers with the means to raise concerns they have about decisions made by other professionals or agencies by:

- avoiding professional disputes that put children at risk or obscure the focus on the child;
- resolving the difficulties within and between agencies quickly and openly;
- identifying problem areas in working together where there is a lack of clarity and to promote the resolution via amendment to protocols and procedures.

Effective working together depends on an open approach and honest relationships between agencies. Problem resolution is an integral part of professional co-operation and joint working to safeguard children. The safety of individual children is the paramount consideration in any professional disagreement and any unresolved issues should be addressed with due consideration to the risks that might exist for the child. Resolution should therefore be sought within the shortest timescale possible to ensure the child is protected. Disagreements should be resolved at the lowest possible stage, however if a child is thought to be at risk of immediate harm discretion should be used as to which stage is initiated.

If the disagreement is between a staff member and their manager then the staff member should consider the School grievance procedure.

BSS may occasionally find that the local referral agency does not take up a child protection referral that it is making in good faith. If the School is concerned that the agency is not taking up a referral, it must first examine the content of the referral and ensure that the wording is congruent to the sense and wording set out in the local Threshold document. If necessary, the referral can be rewritten and resubmitted. If the referral is still not taken up and the School is still concerned it should discuss the matter with the Early Help Team to gain more clarification. If necessary, the wording of the referral can again be rewritten and resubmitted. If the referral is still not taken up and the School is still concerned it can then organise a Multi-Agency Professionals' Meeting (MAPM) to voice shared concerns amongst professionals and gather more information. Any professional can call a MAPM if they feel that their concerns are not being addressed. It is good practice to inform parents that the School is holding this meeting. The referral can then be resubmitted with the additional information acquired from the MAPM. If the referral is still not taken up and the School is still concerned, the School can then evoke the BSCB Escalation procedure set out below.

Before evoking Escalation procedures, BSS should make every attempt to resolve disagreements with other professionals at the lowest possible level. This would normally be between the people who disagree. It should be

Policies and procedures: Safeguarding and Child Protection policy

recognised that differences in status and/or experience may affect the confidence of some workers to pursue this unsupported. Escalation procedures are as follows:

- If staff have unresolved disagreements with other professionals concerning the safeguarding of children, they must first discuss the matter with the DSL.
- If a concern is identified by the DSL it should first be communicated to a manager or the other professional verbally. The issue should be discussed in an attempt to reach agreement. If the matter concerns referral, issues should be discussed with the First Response Team Manager. Any disagreements should be recorded in the child's welfare record.
- If the School still has concerns, the matter can be referred to the BCC Service Manager Safeguarding and Quality Assurance, currently Fiona Tudge, Safeguarding and Quality Assurance Fiona.Tudge@bristol.gov.uk 0117 3521116.
- If the School still has concerns, the matter can be referred to the Chair of BSCB, Sally Lewis, bscb@bristol.gov.uk 0117 903 7786
- If the School still has concerns, the matter can be referred to the BSCB Resolution Panel.
- If BSCB convenes a Resolution Panel, the panel must consist of BSCB representatives from three agencies (including the agencies concerned in the professional differences, where possible). The panel will receive representations from those concerned in the professional differences and make a decision as to the next course of action, resolving the professional differences concerned.

Some matters may be resolved very quickly, and this will be determined locally by the complexity of the issues. In all cases, the matter will be resolved as speedily as possible, and the primary focus will be on ensuring that the safety and welfare of the child concerned is assured whilst discussions take place. At all stages of the process actions and decisions must be recorded in writing and shared with relevant personnel, to include the worker who raised the initial concern. In particular this must include written confirmation between the parties about an agreed outcome of the disagreement and how any outstanding issues will be pursued. It may be useful for individuals to debrief following some disputes in order to promote continuing good working relationships.

Note: It is important that practitioners are involved at each stage of the process, as they will be able to provide the detail around the issues and know the case well enough to ensure a proper discussion takes place.

5.15 Exclusions

When the school is considering excluding, either fixed term or permanently, a vulnerable pupil and / or a pupil/student who is the subject of a child protection plan or where there is an existing child protection file, we will call a multiagency risk-assessment meeting prior to making the decision to exclude. In the event of a one-off serious incident resulting in an immediate decision to exclude, the risk assessment must be completed prior to convening a meeting of the Governing Body.

5.16 Fabricated and Induced Illness Syndrome (FIIS)

FIIS is a form of mental disorder in a parent, usually the mother. Staff may be concerned at the possibility of a child

suffering significant harm as a result of having illness fabricated or induced by their carer. Possible symptoms observed may include:

- discrepancies between reported and observed medical conditions, such as the incidence of fits;
- attendance at various hospitals, in different geographical areas;
- development of feeding / eating disorders, as a result of unpleasant feeding interactions;
- child developing abnormal attitudes to their own health;
- non organic failure to thrive - a child does not put on weight and grow and there is no underlying medical cause;
- speech, language or motor developmental delays;
- dislike of close physical contact;
- attachment disorders;
- low self esteem;
- poor quality or no relationships with peers because social interactions are restricted;
- poor attendance at school and under-achievement;
- parent (likely to be the mother) who expresses an unnatural concern for the health or welfare of their child.

5.17 Faith Abuse

Faith abuse is child abuse linked to faith or belief. This includes: belief in concepts of witchcraft and spirit possession, demons or the devil acting through children or leading them astray (traditionally seen in some Christian beliefs), the evil eye or djinns (traditionally known in some Islamic faith contexts) and dakini (in the Hindu context); ritual or muti murders where the killing of children is believed to bring supernatural benefits or the use of their body parts is believed to produce potent magical remedies; and use of belief in magic or witchcraft to create fear in children to make them more compliant when they are being trafficked for domestic slavery or sexual exploitation. Faith abuse is confined to one faith, nationality or ethnic community. Examples have been recorded worldwide among Europeans, Africans, Asians and elsewhere as well as in Christian, Muslim, Hindu and pagan faiths among others.

5.18 Female Genital Mutilation

Female Genital Mutilation (FGM) is a form of physical abuse against children. FGM is also known as female circumcision or female genital cutting. FGM has no health benefits. It involves removing and damaging healthy and normal female genital tissue, and interferes with the natural functions of girls' and women's bodies. The procedure may be carried out when the girl is newborn, during childhood, adolescence, at marriage or during the first pregnancy. However, in the majority of cases FGM takes place between the ages of 5-8 and therefore girls within that age bracket are at a higher risk. It can cause severe bleeding and problems urinating, and later cysts, infections, infertility as well as complications in childbirth. They can also often suffer severe psychological trauma, including flashbacks and depression.

The Female Genital Mutilation Act 2003 made it illegal to: practice FGM in the UK; take girls who are British nationals or permanent residents of the UK abroad for FGM whether or not it is lawful in that country; and aid, abet, counsel or procure the carrying out of FGM abroad. In 2015 the Serious Crime Act came into force and with it new legal powers to deal with FGM. Everyone now has a duty to report to police any instance where they 'discover' that FGM has been carried out on a girl under 18. Anyone who fears that someone is at risk of FGM can apply to a family court for a FGM Protection Order. This includes people who think they could be victims themselves or are already victims, local authorities, teachers, doctors, social workers or other third parties. FGMPOs will help to safeguard girls who are at risk of FGM at home or abroad. If the court makes a FGMPO, the specific conditions could include confiscating passports or travel documents to prevent girls from being taken abroad, or stopping someone from bringing a 'cutter' to the UK for the purposes of committing FGM on a girl.

Policies and procedures: Safeguarding and Child Protection policy

In the Bristol area there are a number of affected communities that come from areas where FGM is practiced, including; Somalia, Sudan, South Sudan, Eritrea and Gambia. Signs that a child or young person may be at risk of FGM could be: child is female, from a culture where FGM is practised, and an extended summer holiday to the country of origin is imminent.

If staff are concerned that a child is at risk of FGM, they must tell the DSL. The DSL must request to meet parents and ask them directly if they are seeking to have FGM carried out on their daughter. If the DSL is dissatisfied with their response and has real concerns that FGM may be imminent, they should refer the matter to First Response or to the Police. The parents should be told about the referral only if it is felt that it will not bring further risk to the child.

Whilst all staff should speak to the designated safeguarding lead (or deputy) with regard to any concerns about female genital mutilation (FGM), there is a specific **legal** duty on **teachers**. If a **teacher**, in the course of their work in the profession, discovers that an act of FGM appears to have been carried out on a girl under the age of 18, the teacher **must** report this to the police.

5.19 Forced Marriage and Honour Based Violence

A forced marriage is a marriage conducted without the full consent of both parties and where duress is a factor. When either party is under 18 it is child abuse and should always be treated as such. The terms 'honour crime', 'izzat' or 'honour-based violence' embrace a variety of crimes of violence (mainly but not exclusively against women), including assault, imprisonment and murder where the person is being punished by their family or community. They are being punished for actually, or allegedly, undermining what the family or community believes to be the correct code of behaviour. In transgressing against this correct code of behaviour, the person shows that they have not been properly controlled to conform by their family and this is to the 'shame' or 'dishonour' of the family. If there are concerns that a child (male or female) is in danger of a forced marriage, staff should report to the DSL on the same day the concern is noted. All those involved should bear in mind that mediation as a response to forced marriage can be extremely dangerous. Refusal to go through with a forced marriage has, in the past, been linked to so-called 'honour crimes' including murder, rape and serious physical and emotional abuse.

5.20 Gangs and Youth Violence

Staff may observe early warning signs that children may be at risk of getting involved in gangs and gang culture, which can quickly escalate and become entrenched. Staff worried about a child or young person involved in, or at risk from, gangs can call the NSPCC helpline on 0808 800 5000 for more information. If staff have a concern that children are involved in gang activity they should contact the DSL the same day the concern is noted. The police should always be informed if the child is in possession of a knife or other weapon. For more information read Government Guidance: https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/418131/Preventing_youth_violence_and_gang_involvement_v3_March2015.pdf

5.21 Grooming

Grooming is when someone builds an emotional connection with a child to gain their trust for the purposes of sexual abuse or exploitation. Children and young people can be groomed online or in the real world, by a stranger or by someone they know. Groomers may be male or female and could be any age. Many children and young people don't understand that they have been groomed, or that what has happened is abuse. Groomers will hide their true intentions and may spend a long time gaining a child's trust. They may also try to gain the trust of the whole family so they can be alone with the child. Groomers do this by:

- pretending to be someone they are not, for example saying they are the same age online;

Policies and procedures: Safeguarding and Child Protection policy

- offering advice or understanding;
- buying gifts;
- giving the child attention;
- using their professional position or reputation;
- taking them on trips, outings or holidays;
- Using secrets and intimidation to control children.

Once they have established trust, groomers will exploit the relationship by isolating the child from friends or family and making the child feel dependent on them. They will use any means of power or control to make a child believe they have no choice but to do what they want. Groomers may introduce 'secrets' as a way to control or frighten the child. Sometimes they will blackmail the child, or make them feel ashamed or guilty, to stop them telling anyone about the abuse. Groomers can use social media sites, instant messaging apps including teen dating apps, or online gaming platforms to connect with a young person or child. They can spend time learning about a young person's interests from their online profiles and then use this knowledge to help them build up a relationship. It's easy for groomers to hide their identity online - they may pretend to be a child and then chat and become 'friends' with children they are targeting. Groomers may look for:

- usernames or comments that are flirtatious or have a sexual meaning; and/or
- public comments that suggest a child has low self-esteem or is vulnerable.

Groomers don't always target a particular child. Sometimes they will send messages to hundreds of young people and wait to see who responds. Groomers no longer need to meet children in real life to abuse them. Increasingly, groomers are sexually exploiting their victims by persuading them to take part in online sexual activity.

5.22 Hidden Harm

Hidden Harm refers to children who are affected by their parents' drug or alcohol abuse, domestic abuse and mental illness. Parental problems can and do cause serious harm to children at every age from conception to adulthood. Effective treatment of the parent can have major benefits for the child. By working together, services can take many practical steps to protect and improve the health and well-being of affected children.

5.23 Historical abuse

There may be occasions when a child or adult will disclose abuse which occurred in the past, termed historical abuse. This information needs to be treated in exactly the same way as a disclosure of current abuse as the abuser may still represent a risk to children and young people now.

5.24 Invisible children

Staff need to be aware of children who may not be known to us. There are children who may be trafficked and many cases of neglect and abuse involve children from other countries.

5.25 Neglect

Neglect is form of abuse and is defined as: 'the persistent failure to meet a child's basic physical needs and/or psychological needs, likely to result in the serious impairment of the child's health or development, such as failing to provide adequate food, shelter and clothing; or neglect of, or unresponsiveness to, a child's basic emotional needs. This includes the impact on the unborn child of maternal substance abuse and failure to ensure adequate supervision including the use of inadequate care-givers.'

Signs and symptoms of neglect include:

- Constant hunger;
- Poor personal hygiene;
- Constant tiredness;
- Poor state of clothing;
- Emaciation;
- Untreated medical problems;
- No social relationships;
- Compulsive scavenging;
- Destructive tendencies.

5.26 Non-mobile babies

BSS needs to be vigilant to spot bruising or injury in non-mobile babies. Accidental bruising in a baby who is not mobile (i.e. a baby who cannot crawl, pull to stand, 'cruise' around furniture, or walk) is very uncommon. The most likely cause of bruising in non-mobile babies will be abuse, or else a serious medical condition. Non-mobile babies with bruising therefore need to be referred to outside agencies as soon as possible. Staff should follow these procedures regarding possible injury in non-mobile babies:

(i) Staff should report and record concerns about marking or bruising in non-mobile babies to the DSL as soon as they arise.

(ii) The DSL should ask parents for an explanation for the mark. It's very important that staff don't prompt parents with any ideas of their own about what might have occurred. The explanation should be written down; along with any other concerns staff have as professionals about the child. If what appears as bruising is explained as a birth mark and the DSL regards this as a believable explanation they should then ask the parents to provide proof of this from the child's GP or ask to see the child's Red Book for any records provided by the hospital at the time of birth. If the DSL suspects that the mark could have resulted from illness or injury, the parents should then be told that it is the policy of the School to ensure that all non-mobile babies with possible injuries or illness receive a medical examination as soon as possible, and that First Response, or the baby's social worker if they have one, will be informed.

(iii) If the marking is judged to be an injury, the DSL should contact the on call Consultant Community Paediatrician via the BRI switchboard 0117 9230000 the same day the concern was noted to discuss the matter. If deemed necessary by the paediatrician, the baby should then be seen immediately at hospital – in Bristol this will mean taking them to the Children's Hospital Emergency Department without delay (by ambulance if necessary). If the bruising is very slight an appointment can be made by phone for that day. The DSL should help parents make arrangements to attend the visit – or at least give their consent for the hospital examination. Only one parent needs to give consent. If the parents decide to take the baby to the hospital independently, the DSL should ring the hospital to check that they have attended. If both parents refuse, the DSL should discuss the matter with the paediatrician, who may advise seeking the advice of First Response.

(iv) The DSL must then contact First Response or the baby's social worker, to discuss further action required. The safety of other siblings must be considered.

5.27 Online Abuse

The use of technology is now a significant component of many safeguarding issues including child sexual exploitation; radicalisation; peer abuse where technology often provides the platform that facilitates harm. We are committed to developing an effective approach to online safety to empower our School to protect and educate the whole school

Policies and procedures: Safeguarding and Child Protection policy

community in their use of technology and establishes mechanisms to identify, intervene and escalate any incident where appropriate. The breadth of issues classified within online safety is considerable, but can be categorised into three areas of risk:

- content: being exposed to illegal, inappropriate or harmful material
- contact: being subjected to harmful online interaction with other users
- conduct: personal online behaviour that increases the likelihood of, or causes, harm

We will do all that we can to limit pupil's exposure to the above risks from the school IT system. BSS eSafety Policy sets out clearly our policy on this and the use of mobile technology and other aspects of eSafety in the School. At the same time as safeguarding the school community, we should be careful that "over blocking" does not lead to unreasonable restrictions as to what children can be taught with regards to online teaching and safeguarding.

5.28 Parent communication

BSS is committed to helping parents/carers understand their responsibility for the welfare of children and young people. Parents should be made aware of the commitment of BSS to effective safeguarding by including a safeguarding statement in the prospectus and website, and displaying it in all rooms wherever possible. Parents should also be informed of our other safeguarding policies, including Supportive Interactions, eSafety and Complaints policies, which should also appear on the website. Parents will be informed that it is our practice to share information with relevant agencies and with their child's receiving school. Where possible, any safeguarding concerns should be discussed with parents and the DSL should inform parents before making referrals, unless to do this would place the child at increased risk of significant harm, or if it is decided by the DSL that the discussion is best carried out by another agency. Any discussions with parents should take place in private and a full record of the conversation written up.

5.29 Peer Abuse

We recognise that children are capable of abusing their peers. Peer abuse is abuse and should never be tolerated or passed off as "banter" or "part of growing up". Peer on peer abuse can take many forms, and can manifest itself in many ways, including sexting, online abuse, bullying and cyber bullying and sexual abuse (see relevant sections in this policy and in the Anti-Bullying and eSafety Policy of the School). We recognise that peer abuse is frequently gendered. Girls are more likely to be sexually touched or assaulted and boys are more likely to be subject to initiation/hazing type violence.

To minimise the risk of peer on peer abuse we will ensure that we will adhere to the policies and procedures set out in our Peer on Peer Abuse Policy and Anti-bullying Policy. Accordingly allegations of peer on peer abuse will be taken extremely seriously and investigated and dealt with. We reserve the right to search, screen and confiscate items that may provide evidence of abuse.

Victims of peer on peer abuse will be supported by class teachers and by the DSLs.

All staff should be aware that safeguarding issues can manifest themselves via peer on peer abuse. This is most likely to include, but may not be limited to:

- bullying (including cyberbullying);
- physical abuse such as hitting, kicking, shaking, biting, hair pulling, or otherwise causing physical harm;
- sexual violence and sexual harassment;
- sexting (also known as youth produced sexual imagery); and
- initiation/hazing type violence and rituals.

Policies and procedures: Safeguarding and Child Protection policy

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

The Peer-on-Peer Abuse and Anti-Bulling Policy procedure for recording, investigating, supporting victims and perpetrators will be followed.

5.30 Physical Abuse

Physical abuse may involve hitting, shaking, throwing, poisoning, burning or scalding, drowning, suffocating, or otherwise causing physical harm to a child. Signs and symptoms of physical abuse include:

- Unexplained recurrent injuries or burns;
- Improbable excuses or refusal to explain injuries;
- Wearing clothes to cover injuries, even in hot weather;
- Bald patches;
- Chronic running away;
- Fear of medical help or examination;
- Self-destructive tendencies;
- Aggression towards others;
- Fear of physical contact – shrinking back if touched;
- Fear of suspected abuser being contacted.

5.31 Private fostering

A private fostering arrangement is one that is made 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. A private foster carer may be a friend of the family, the parent of a friend of the child, or someone previously unknown to the child's family who is willing to privately foster a child. Private fostering arrangements can be a positive response from within the community to difficulties experienced by families but nevertheless privately fostered children can be very vulnerable. Overarching responsibility for the welfare of the privately fostered child remains with the parent but it is the duty of local authorities to satisfy themselves that children who are privately fostered within their area are satisfactorily safeguarded and promoted. Staff should report to the DSL if they become aware of a private fostering arrangement. The DSL should then notify First Response of all private fostering arrangements, so that the local authority can satisfy itself that the welfare of the privately fostered child concerned is satisfactorily safeguarded.

5.32 Radicalisation

From 1 July 2015 all registered providers of education are subject to a duty under section 26 of the Counter-Terrorism and Security Act 2015, to have "due regard to the need to prevent people from being drawn into terrorism". The Prevent Duties include:

1. Identifying children who may be vulnerable to radicalization.
2. Aware of what to do when vulnerable children are identified.
3. Promoting fundamental British values and challenging extremist views.
4. Offering appropriate training and development.

Extremism is defined in the 2015 Prevent Duty Guidance as: 'vocal or active opposition to fundamental British values, including democracy, the rule of law, individual liberty and mutual respect and tolerance of different faiths and beliefs. We also include in our definition of extremism calls for the death of members of our armed forces, whether in this

Policies and procedures: Safeguarding and Child Protection policy

country or overseas'. Radicalisation refers to the process by which a person comes to support terrorism and extremist ideologies associated with terrorist groups.

Staff will be given training to help them understand the issues of radicalisation, the signs of vulnerability or radicalisation and how to refer their concerns. The DSL will undertake Prevent awareness training and can provide advice and support to staff on protecting children from the risk of radicalisation.

BSS will aim to build young people's resilience by providing a safe environment for debating controversial issues and helping them to understand how they can influence and take part in decision-making. Visitors who are invited to speak to pupils will be informed about our preventing extremism policy and relevant vetting checks are undertaken. We undertake due diligence to ensure that visiting speakers are appropriate. Speakers will be supervised at all times and will not be allowed to speak to children with a member of staff being present. Staff must not invite speakers into school without first obtaining permission from the DSL. The School will be vigilant to the possibility that out-of-hours hire of premises may be requested by people wishing to run an extremist event and does not accept bookings from individuals or organisations that are extremist in their views.

BSS is committed to identifying families who may be vulnerable to radicalization. Early indicators of radicalisation or extremism may include:

- showing sympathy for extremist causes;
- glorifying violence, especially to other faiths or cultures;
- making remarks or comments about being at extremist events or rallies outside school;
- evidence of possessing illegal or extremist literature;
- advocating messages similar to illegal organisations or other extremist groups;
- out of character changes in dress, behaviour and peer relationships (but there are also very powerful narratives, programmes and networks that young people can come across online so involvement with particular groups may not be apparent.);
- secretive behaviour;
- online searches or sharing extremist messages or social profiles;
- intolerance of difference, including faith, culture, gender, race or sexuality;
- graffiti, art work or writing that displays extremist themes;
- attempts to impose extremist views or practices on others;
- verbalising anti-Western or anti-British views;
- advocating violence towards others.

Staff with concerns that families are becoming radicalised should contact the DSL the same day the concern is noted. As well as contacting the local safeguarding referral agency, the DSL should also contact the anti-terrorist hotline on 0800 789 321. If there is a terrorist related emergency, staff should contact the Police immediately.

5.33 Sexting

'Sexting' is the exchange of self-generated sexually explicit images, through mobile picture messages or webcams over the internet. Young people may also call it:

- cybersex;
- sending a nudie, picture or selfie;
- trading nudes;

Policies and procedures: Safeguarding and Child Protection policy

- dirtie; and
- pic for pic.

There are many reasons why a child may want to send a naked or semi-naked picture, video or message to someone else. These reasons include:

- joining in because they think that 'everyone is doing it';
- boosting their self-esteem;
- flirting with others and testing their sexual identity;
- exploring their sexual feelings;
- to get attention and connect with new people on social media; and/or
- they may find it difficult to say no if somebody asks them for an explicit image, especially if the person asking is persistent.

Sexting is often seen as flirting by children and young people who feel that it's a part of normal life, but in fact it is a crime. The law in the UK currently states that the creating or sharing explicit images of a child is illegal, even if the person doing it is a child. As of January 2016, if a young person is found creating or sharing images, the police can choose to record that a crime has been committed but that taking formal action isn't in the public interest. In addition crimes recorded this way are unlikely to appear on future records or checks, unless the young person has been involved in other similar activities which may indicate that they're a risk.

5.34 Sexual Abuse

Sexual abuse is defined as: 'forcing or enticing a child to take part in sexual activities, whether or not the child is aware of what is happening.' The activities may involve physical contact, including penetrative (eg rape, buggery) or non-penetrative acts (kissing, rubbing, masturbation touching on outside of clothing). Sexual abuse need not necessarily involve a high level of violence, nor is solely perpetrated by adult males. Sexual abuse Includes grooming by the Internet.

Signs and symptoms of sexual abuse include:

- Being overly affectionate or knowledgeable in a sexual way;
- Medical problems such as chronic itching, pain in the genital, venereal diseases;
- Other extreme reactions, such as depression, self-mutilation, suicide attempts, overdoses, anorexia;
- Personality changes such as becoming insecure or clinging;
- Regressing to younger behaviour patterns such as thumb sucking or bringing out discarded cuddly toys;
- Sudden loss of appetite or compulsive eating;
- Being isolated or withdrawn;
- Inability to concentrate;
- Lack of trust or fear of someone they know well;
- Become worried about clothing being removed;
- Suddenly drawing sexually explicit pictures;
- Trying to be 'ultra-good' or perfect; overreacting to criticism.

5.35 Single Central Record (SCR)

The Ofsted Chief Inspector has stated that schools should have a list of all staff showing evidence that their identity, qualifications and criminal records have been checked. BSS keeps a Single Central Record (SCR) which must cover all staff working at the School. By 'staff' we mean explicitly:

- Permanent staff;

Policies and procedures: Safeguarding and Child Protection policy

- Supply staff;
- Staff on fixed term contracts or temporary staff;
- Teacher trainees on salaried routes;
- Supply staff;
- Contractors; and
- Volunteers and students taking part in regulated activities (activities with children where they will have unsupervised access to them).

The information that must be recorded on the SCR is whether the following checks have been carried out or certificates obtained, and the date on which each check was completed/certificate obtained:

- an identity check;
- a barred list check (if directly working with children);
- an enhanced DBS check/certificate;
- a prohibition from teaching check (teachers only);
- a prohibition from management (managers only);
- further checks on people living or working outside the UK inc police check / reference / EEA (teachers only);
- a check of professional qualifications;
- a check to establish the person's right to work in the United Kingdom (if not from the UK);
- a section 128 check (for management positions as set out in paragraph 124-125 KCSiE 2018 for independent schools.
- references (two per staff, trustees and volunteer and one per pupil);
- a list of staff made aware of the Disqualification by Association check (for childcare positions)
- a record of Safeguarding and Child Protection Training undertaken.

For agency and third party supply staff, the School should also include written confirmation that the employment business supplying the member of supply staff has carried out the relevant checks and obtained the appropriate certificates, whether any enhanced DBS check certificate has been provided in respect of the member of supply staff, and the date that confirmation was received.

The SCR should be maintained by the Admin Manager and audited regularly by the DSL.

5.36 Staff support

As a result of dealing with disclosure or reporting concerns, staff may feel angry or upset. The DSL and the Trustees should fully support all members of staff in following this policy and particularly the DST. In addition, some of the appropriate agencies listed (below Appendix Key Contacts) will be able to provide support.

5.37 Trafficking and modern slavery

Modern slavery is a serious crime. It encompasses slavery, servitude, and forced or compulsory labour and human trafficking. Modern slavery victims can often face more than one type of abuse and slavery, for example if they are sold to another trafficker and then forced into another form of exploitation. A person is trafficked if they are brought to (or moved around) a country by others who threaten, frighten, hurt and force them to do work or other things they don't want to do. The Universal Declaration of Human Rights 1948, states that: "No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms." Signs of trafficking include people who are:

Policies and procedures: Safeguarding and Child Protection policy

- Not in possession of a passport, identification or travel documents.
- Acts as if instructed or coached by someone else or allows others to speak for them when spoken to directly.
- Recruited for one purpose and forced to engage in some other job. Transport paid for by facilitators, whom they must pay back through providing services.
- Receives little or no payment for their work - someone else was in control of their earnings.
- Forced to perform sexual acts.
- Does not have freedom of movement.
- Threatened with harm if escapes.
- Under the impression they are bonded by debt, or in a situation of dependence.
- Harmed or deprived of food, water, sleep, medical care or other life necessities.
- Cannot freely contact friends or family. Limited social interaction or contact with people outside their immediate environment.

There is no typical victim of slavery. Victims can be men, women and children of all ages and cut across the population, but it is normally more prevalent amongst the most vulnerable, minority or socially excluded groups. The Home Office predicts that there may be as many as 13,000 victims in the UK alone.

5.38 Training (Safeguarding)

All BSS staff will receive this policy and a briefing in safeguarding during their admin induction within 7 days of commencement of their contract. They will receive Safeguarding Single Agency Basic Awareness inhouse training every three years from a safeguarding trainer Verified by BSCB which will include information on preventing terrorism, FGM and CSE as appropriate. The Trustees should also be invited to this in-house training. Staff will have additional opportunities to speak about safeguarding concerns through their Supervision/Mentoring and annual appraisal sessions. At least one members of staff or trustee involved in an interview has completed Safer Recruitment training from an accredited trainer, in line with The School Staffing(England) Regulations (2009). The DSL and the Deputy DSL will undertake Interagency BSCB training every 2 years. Records of all safeguarding training should be kept updated in staff training records.

5.39 Visitors, including parents

Staff need to ask visitors to sign in/out, request identification with photographs, issue a dated lanyard and make them aware of the Visitor's Safeguarding Information Booklet. ***They must ensure that visitor's phones, or other devices with cameras including smart watches, are stored in a secure place at reception.*** If visitors need take pictures of children, the parents and the DSL must give their consent. Other professionals who come in to see children unsupervised must show their DBS check and a record of this kept with the Single Central Record. Staff need to show them where to go if they are not familiar with the building.

Policies and procedures: Safeguarding and Child Protection policy

6. Appendices

Appendix 1

Safeguarding concern form

Appendix 2

DSL Record of Safeguarding Action

Appendix 3

Feeling? Poster for children

Appendix 4

Transfer of Pupil Safeguarding Records within Educational Establishments – Receipt

Appendix 5

Key contacts

Appendix 6

Key documents and links

SAFEGUARDING CONCERN FORM

Child's name		Date of birth	
Name and position of person completing form (please print)			
Date of incident /concern:			
Description of incident or concern (who what where when) /Any other relevant information (witnesses)*			
Action Taken			
Name		Date form completed:	
Signature			

*Continue on a separate sheet if necessary

Please pass this Record of Concern on the Designated Safeguarding Lead as soon as possible; if there is a Child Protection concern it should be passed on the same day it was noted.

Recording Aide Memoir for staff

All staff have an important role to play in helping to identify welfare concerns and possible indicators of abuse or neglect at an early stage. For some children a “one off” serious incident or concern may occur and you will have no doubt that this must be immediately recorded and reported. Most often, however, it is the accumulation of a number of small incidents, events or observations that provide the evidence of harm being caused to a child. It is vital therefore that any concern you have for a child’s welfare however small is recorded and passed to the Designated Safeguarding Lead (DSL). All concerns must be recorded on the attached form. If you are in any doubt, consult the DSL.

All staff are reminded that our records should be:

- *clear;*
- *straightforward (avoid jargon);*
- *concise;*
- *accurate;*
- *contemporaneous;*
- *contextualised;*
- *named in print and then signed;*
- *dated;*
- *presented chronologically;*
- *differentiate between facts, opinion, judgments and hypothesis; and*
- *written with a mind that the subject of a record does have the right in law to request access to them at any stage.*

Concerns may arise in one or more of the following areas:

- *The child’s appearance or behavior (sign or symptom of abuse);*
- *The child makes a direct disclosure or allegation; and*
- *Information from or observation/behaviour of a parent.*

What to record:

- *What was seen in appearance and behaviour of the child: when and where (this includes a site map indicating the position of any bruises or marks, trying to indicate size, colour and shape);*
- *What was said by the child using the exact words used;*
- *A note of any other people involved e.g any witnesses, the DSL;*
- *What you thought and why you think it;*
- *What you did; and*
- *Any other relevant information.*

DSL Record of Safeguarding Action

CHILDS NAME:		DoB:
DATE	DETAILS	SIGNATURE

How to record actions taken in response to staff concerns Aide Memoir Designated Safeguarding Lead

When a welfare concern form is passed to you it is important that you check this is sufficiently detailed and has been dated and signed by the staff member who has reported the concern. If a body map has been completed or there are any other documents referred to in the record ensure these are attached and where appropriate are also dated and signed.

It is important that you make a record of the action you take in response to every welfare concern form passed to you. The level of detail of this record will clearly depend on the nature and seriousness of the concern but may include:

- Requests to staff for monitoring specific aspects of the child's presentation, behaviour, attendance etc.
- Discussions and telephone calls (with colleagues, parents and children / young people and other agencies or services)
- Professional consultations
- Letters sent and received
- Referral forms (both for external and education-based services)

NOT FEELING LIKE THIS?



BUT LIKE THIS?



OR THIS...



If you have any problems you can talk to



ERIKA



RUTH

Who are your Designated Safeguarding Leads – *or any other member of staff you trust.*

Transfer of Pupil Safeguarding Records within Educational Establishments – Receipt
Please print all information

Name of child:

Date of birth:

Name of school/college sending file: Bristol Steiner School

Address of school/college sending file: Redland Hill House, Redland Hill, Redland, Bristol. BS6 6UX

Date file exchanged by hand:

or

Date file posted by recorded delivery:

Name & signature of current DSL:

Date:

Name of receiving school/college:

Address of receiving school/college:

Date file received by hand:

or

Date file received by recorded delivery:

Name & signature of receiving DSL:

Please ensure that this is completed and is returned to the originating school without delay.

Appendix: 5

Key contacts**Emergency** (fire, ambulance, police): **999**

Bristol Children in Care Teams: 0117 353 4100

Bristol Designated Senior Officer for Early Years: Sally Jaeckle Tel: 0117 9224895 sally.jaeckle@bristol.gov.ukBristol Designated Officer (DO) Nicola Laird: 0117 903 7795 nicola.laird@bristol.gov.uk

Bristol Disabled Children Service: 0117 903 8250

Bristol Early Help teams (for advice):

North 0117 352 1499

East / Central 0117 941 5886

South 0117 903 7770

Bristol First Response Team (Safeguarding Referrals): 0117 903 6444

Bristol Safeguarding Children Board: 0117 903 7780

Bristol Safeguarding Children Board Training: 0117 922 4626

Bristol Safeguarding in Education Team: 0117 9222710

Bristol Social Care Teams:

North Duty Team

Ridingleaze, Laurence Weston 0117 9038776

East/Central Duty Team

Welsman, St Paul's 0117 9036743

South Duty Team

Symes House, Hartcliffe 0117 3574700

Childline, help for children who are being abused: 0800 1111 (open 24 hours)

Emergency Duty Team for Bristol and South Glos: 01454 615 165 (out of hours)

Integrate Bristol, concerns regarding FGM, 24-hour helpline: 0800 028 3550

NSPCC 24 hour Helpline: 0800 800 5000 (free from a landline)

NSPCC Asian Languages Helpline: 0808 800 5000 (free from a landline)

NSPCC Text helpline: 88858 (service is free and anonymous)

Policies and procedures: Safeguarding and Child Protection policy

Next Link Domestic Violence Support (Men, women, children and young people): 0117 925 0680
www.safelinksupport.co.uk

Ofsted 'Whistleblower hotline: 0300 123 3155

Police: 101 (non-emergency calls)

Police Child Abuse Investigation Team (CAIT): 0117 945 4320

Preventing extremism in schools and children's services: counter.extremism@education.gsi.gov.uk Helpline: 0207 3407264

South West Counter Terrorism Intelligence Unit Tel: 0117 945 5543

Appendix 6

Important safeguarding children documents and links

Bristol Against Violence and Abuse: www.bava.org.uk

Bristol Safeguarding Children Board (BSCB): <http://www.bristol.gov.uk/page/children-and-young-people/bristol-safeguarding-children-board>

BSCB Information Sharing Protocol: [Information sharing \(pdf, 151 KB\) \(opens new window\)](#) (pdf, 152k)

BSCB protocols for multi-agency action: <https://www.bristol.gov.uk/policies-plans-strategies/bscb-protocols-for-multi-agency-action>

BSCB SAF Guidance April 2014 (pdf, 1.1 MB)(opens new window)

BSCB Threshold Guidance (pdf, 1.3 MB)(opens new window)

Child Exploitation Online Protection (CEOP): <https://ceop.police.uk/>

Children Missing From Education: <https://www.bristol.gov.uk/schools-learning-early-years/education-welfare>

Children Missing from Home or Care (2014)

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/307867/Statutory_Guidance_-_Missing_from_care__3_.pdf

DfE 'Disqualification under the Childcare Act 2006', Statutory guidance for local authorities, maintained schools, academies and free schools, February 2015. <https://www.gov.uk/government/publications/disqualification-under-the-childcare-act-2006>

Drugs Advice for schools government guidance:

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/270169/drug_advice_for_schools.pdf

Forward (Foundation for Women's Health Research and Development), fighting FGM: 0208 960 4000

<http://www.forwarduk.org.uk>

Information sharing: Advice for Practitioners Providing Safeguarding Services to Children, Young People, Parents and Carers (2018): <https://www.gov.uk/government/publications/safeguarding-practitioners-information-sharing-advice>

Information Watch Foundation (to report online abuse): <https://www.iwf.org.uk/>

Keeping Children Safe in Education (2018) Statutory guidance for schools and colleges:

<https://www.gov.uk/government/publications/keeping-children-safe-in-education--2>

Policies and procedures: Safeguarding and Child Protection policy

Preventing and Tackling Bullying (2017):

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/623895/Preventing_and_tackling_bullying_advice.pdf

Preventing Youth Violence and Gang Involvement (2015):

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/418131/Preventing_youth_violence_and_gang_involvement_v3_March2015.pdf

OFSTED Whistleblowing Guidance: <http://www.ofsted.gov.uk/resources/whistleblowing-ofsted-about-safeguarding-local-authority-childrens-services>

Prevent Duty July 2015: <https://www.gov.uk/government/publications/protecting-children-from-radicalisation-the-prevent-duty>

Safe Network: www.safenetwork.org.uk/Pages/default.aspx

Searching, screening and confiscation at school government guidance:

<https://www.gov.uk/government/publications/searching-screening-and-confiscation>

South West Child Protection Procedures, provide detailed online information on all aspects of Child Protection: www.swcpp.org.uk

Submit a Request For Early Help Bristol Online: <https://www.bristol.gov.uk/form/child-or-young-person-request-support-or-report-concern>

Think U Know: <https://www.thinkuknow.co.uk/>

What to do if you're worried a child is being abused (2015) Easy to read summary of key safeguarding procedures: <https://www.gov.uk/government/publications/what-to-do-if-youre-worried-a-child-is-being-abused--2>

Working Together to Safeguard Children (2018), Department of Education:

<https://www.gov.uk/government/publications/working-together-to-safeguard-children>

Working Together Transitional Statutory Guidance (2018):

<https://www.gov.uk/government/publications/working-together-to-safeguard-children--2>

Mandatory reporting of female genital mutilation procedural information:

<https://www.gov.uk/government/publications/mandatory-reporting-of-female-genital-mutilation-procedural-information>

Additional information regarding contextual safeguarding is available here:

<https://contextualsafeguarding.org.uk/about/what-is-contextual-safeguarding>

Policies and procedures: Safeguarding and Child Protection policy

Paragraph 43 and Annex A provide information and links to resources for peer on peer sexual violence and harassment:
<https://www.gov.uk/government/publications/sexual-violence-and-sexual-harassment-between-children-in-schools-and-colleges>

Children Missing Education:

<https://www.gov.uk/government/publications/children-missing-education#history>

Further details on sharing information:

<https://ico.org.uk/for-organisations/education/>

Designated teacher for looked-after and previously looked-after children:

<https://www.gov.uk/government/publications/designated-teacher-for-looked-after-children>

Identification checking guidelines can be found on the GOV.UK website