

# Child Protection and Safeguarding Policy 2025

**Adapted for Waterton Pre-Schools** 



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# 1. Policy Overview

# **Overarching Principles**

At Waterton Pre-Schools we recognise that Pre-Schools and their personnel are in a unique position in their care of children. The responsibility for all Practitioners to safeguard children and promote their welfare, as stated in Section 175 of the Education Act (2002), is one that is central to our ethos, our policies, and our actions. All children are deserving of the highest levels of care and safeguarding, regardless of their individual characteristics or circumstances, and we are committed to applying this policy to ensure effective levels of safeguarding and care are afforded to all of our children. It is essential that all actions are taken first and foremost in the best interest of our children. This policy sets out guidance and procedures that all Waterton Pre-Schools will follow to ensure appropriate action is taken in a timely manner to safeguard and promote the welfare of our children. Its contents are intended to be in accordance with all relevant Government guidelines and legislation, as well as the inter-agency procedures provided by our local authority safeguarding partners.

# **Intended Impact**

- To enable all children to feel safe and cared for whilst attending a Waterton Pre-School, and to ensure that they
  have a safe place and safe people to whom they can turn.
- To enable all adults involved with a Waterton Pre-School to be fully equipped to fulfil their responsibilities in
  effectively promoting the safeguarding and welfare of every Waterton Pre-School child.

#### **Definitions**

'Safeguarding and promoting the welfare of children is defined in Keeping Children Safe in Education (2025) as: 'providing help and support to meet the needs of children as soon as problems emerge, protecting children from maltreatment whether that is within or outside the home, including online, preventing impairment of children's mental and physical health or development, ensuring that children grow up in circumstances consistent with the provision of safe and effective care, and taking action to enable all children to have the best outcomes.' Working Together to Safeguarding Children (2023) also states that safeguarding includes 'promoting the upbringing of children with their birth parents, or otherwise their family network through a kinship care arrangement, whenever possible and where this is in the best interests of the children', as well as 'taking action to enable all children to have the best outcomes in line with the outcomes set out in the Children's Social Care National Framework'.

# **Roles and Responsibilities**

- **Children** will be supported to adhere to Pre-School rules regarding safe behaviour and discuss anything that worries them with a trusted adult.
- **Practitioners** will actively build trusted relationships that enable children to speak freely. Practitioners will respond with empathy, curiosity and without judgement, adopting a trauma-informed, victim-centred approach.
- Parents/carers will work collaboratively with practitioners to promote the safety of their children and of other
  children; support our Pre-School to teach children about keeping safe by reinforcing key safety messages; report
  any safeguarding concerns regarding their own children or another child to the Pre-School.
- **Each Waterton Pre-School** will ensure that all children have a safe learning environment and are taught about how to keep safe; train and support all adults involved with our Pre-School to appropriately identify and respond to any child at risk of harm; work collaboratively with parents and professional agencies to safeguard our children.
- The Pre-School Trustees will ensure this policy is applied robustly throughout the Pre-Schools.
- Waterton Academy Trust centrally employed staff will know, understand and follow the safeguarding procedures for each Pre-School within which they work; undertake relevant regular training and updates to ensure their skills and knowledge support them to meet their safeguarding responsibility.
- Waterton Academy Trust executive team members will advise and challenge Pre-Schools and their Practitioners to support them in deploying best practice to meet their statutory safeguarding responsibilities.



# **Listening to Children**

At Waterton Pre-Schools, safeguarding is built on the voices of children. We recognise that children may not always feel ready or able to disclose abuse, and that some may not recognise their experience as abusive. Practitioners are trained to remain professionally curious and to build relationships that allow children to express their views safely and without fear. We are committed to responding to all concerns with care, sensitivity and in the child's best interests.

# How this relates to national guidance and statutory requirements

Statutory safeguarding and child protection practice for schools and academies is outlined in the following legislation and documents, with which this policy intends to be in accordance:

- <u>Legal:</u> Section 175, Education Act (2002); Section 26, Counter Terrorism and Security Act (2015); Human Rights Act (1998); Equality Act (2010)
- Government: Working Together to Safeguard Children (2023); What to do if you're worried a child is being abused (2015); Keeping children safe in education (2025); Children missing education (2016); Sexual violence and sexual harassment between children in schools (2021); The designated teacher for looked after and previously looked after children (2018); Information Sharing, Advice for practitioners providing safeguarding services (2018); Teaching online safety in schools (2019); Relationships education, relationships and sex education, and health education (2019); Sharing Nudes and Semi-Nudes (March 2024); Information Sharing (2024). This policy also meets requirements relating to safeguarding and welfare in the Statutory framework for the Early Years Foundation Stage for group and school based providers (DfE 2025)
- Ofsted: Inspecting safeguarding in early years, education and skills settings (2021)

# Other related policies

- Waterton Academy Trust Safeguarding and Child Protection Policy Statement
- Attendance Policy
- Positive Behaviour Policy
- Code of Conduct Policy
- Disciplinary Policy
- Health and Safety Policy
- Online Safety Policy
- Intimate Care Policy
- Safe Sleeping Policy
- Food and Drink
- Health and Safety Policy
- First Aid and Managing Medical Conditions
- Whistleblowing Policy
- Data Protection Policy

# **Equality statement**

Some children have an increased risk of abuse and additional barriers can exist for some children with respect to recognising or disclosing it. We are committed to anti-discriminatory practice and recognise children's diverse circumstances. We ensure that all children have the same protection, regardless of any barriers they may face.

We give special consideration to children who:

- are disabled or have certain health conditions and have specific additional needs.
- have special educational needs (whether or not they have a statutory Education, Health and Care plan)



- have a mental health need.
- are a young carer.
- are showing signs of being drawn in to anti-social or criminal behaviour, including gang involvement and association with organised crime groups or county lines.
- are frequently missing /goes missing from education, home or care.
- have experienced multiple, are at risk of being permanently excluded from schools, colleges and in Alternative Provision or a Child Referral Unit.
- are at risk of modern slavery, trafficking, sexual and/or criminal exploitation.
- are at risk of being radicalised or exploited.
- have a parent or carer in custody or is affected by parental offending.
- are in a family circumstance presenting challenges for the child, such as drug and alcohol misuse, adult mental health issues and domestic abuse.
- are misusing alcohol and other drugs themselves.
- are at risk of so-called 'honour'-based abuse such as Female Genital Mutilation or Forced Marriage.
- are a privately fostered child.

# 2. Policy in Detail

# The role and responsibilities of the Designated Safeguarding Lead

- Each Pre-School will appoint the Manager to act as their Designated Safeguarding Lead (DSL) This person will
  coordinate all safeguarding and child protection procedures at the Pre-School, including those related to online
  safety, filtering and monitoring, and will take lead responsibility for this area, which will be specified in their job
  description.
- Each Pre-School will also appoint one or more Deputy Designated Safeguarding Leads, who will be trained to the same level as the Lead, will have their Deputy DSL role included in their job description, and to whom activities may be delegated.
- During Pre- School hours, the Designated Safeguarding Lead or their Deputy will be available to discuss any safeguarding concerns, either in person or, in exceptional circumstances, via phone or other modes of communication.
- In the event that the Designated Safeguarding Lead is absent, the Senior Manager will arrange for suitable cover from the Deputy Designated Safeguarding Lead(s).
- The Designated Safeguarding Lead and their Deputy will undergo suitable training, including related to specific areas such as online safety and Prevent, to equip them with the skills and knowledge required to undertake their role, which will be updated at a minimum every two years; in addition, their skills and knowledge will be refreshed at regular intervals, annually at a minimum.
- The Designated Safeguarding Lead and their Deputy will ensure that all Practitioners know and understand the safeguarding and child protection procedures within our Pre-Schools, as well as knowing, and working effectively with, the local inter-agency procedures for assessment of early help needs and for referrals of suspected cases of abuse.
- The Designated Safeguarding Lead and their Deputy will encourage amongst Practitioners a culture of listening to children and actively building trusted relationships that enable children to speak freely. Practitioners will take into account children's views and experiences in all safeguarding decisions, responding with empathy, curiosity and without judgement. Practitioners will be trained to adopt a victim-centred approach, reassuring children that disclosures are taken seriously and that they will be supported and kept safe. This includes understanding that children may not recognise that they are being abused, neglected of exploited, or feel ready to share this, and the importance of Practitioners remaining professionally curious and seeking to build trusting relationships with



children that facilitate communication. Child voice is valued and our Pre-School Practitioners will take every opportunity to hear from children, at an age-appropriate level, about their views and experiences, in order to inform our practice.

- The Designated Safeguarding Lead and their Deputy are expected to oversee and manage all referrals of suspected abuse that are made to Social Care, Police, Channel, and other agencies, and will also support and liaise with any Pre-School Practitioners who have either been involved in making such referrals or who have concerns about a child which may subsequently require a referral. All referrals will be followed up within one working day of them being submitted, if the Pre-School has not received feedback from the agency to whom the referral was made.
- The Designated Safeguarding Lead will act as an Appropriate Adult where required, in line with Police Code, or designate an appropriate Pre-School Practitioner to do so, under their explicit guidance and oversight. The DSL must ensure any appointee is trained and suitable, per KCSIE Annex C. Any searching, screening or confiscation will take place in line with updated DfE guidance (2022).
- The Designated Safeguarding Lead and their Deputy will maintain detailed and secure records on our electronic system (CPOMS) of any concerns and referrals, and all subsequent follow up actions and communications. Record keeping on CPOMS will be in line with trust guidelines which are set out in the Use of CPOMs Policy (For more information on CPOMs see Appendix 1a). Records will be actioned and updated within one working day of the event taking place.
- For more information about the role of the DSL please see Keeping Children Safe in Education (2025) Annex C

# **Induction and training**

- The Senior Manager and the Designated Safeguarding Leads will ensure that all Pre-School Practitioners and volunteers are trained in line with local safeguarding partnership procedures to equip them with the necessary skills and knowledge to support them to fulfil their safeguarding responsibilities, including those related to online safety, filtering and monitoring. Key information will be shared on their first day before working with children, and induction in full will be completed no later than 1 month after employment commences.
- Training will be refreshed regularly, no less than annually, and throughout the course of their work In our Pre-Schools.
- Training and refresher sessions will reinforce understanding of the types of abuse, including specific safeguarding issues; the adult's role in recognising and responding to abuse; and the Pre-School's processes for recording and following up on any concerns, including noting the rationale for decisions made to refer or not refer. Policies, policy updates, and statutory information will also be shared during induction and refresher sessions (see Section 3 Implementation for more information).
- Additionally, the trust will train all members of the Pre-School Board of Trustees upon induction and as required
  thereafter to equip them with the necessary skills and knowledge to support them to fulfil their safeguarding
  responsibilities, including those related to online safety.
- Governor training, provided by the NGA, will reflect the unique strategic role of Governance and will reinforce
  understanding of each Pre-School's role in safeguarding at an operational level, as well as guide Trustees on their
  strategic approach to checking and verifying the effective and robust implementation of this policy.

# Types of abuse and specific safeguarding issues

- Waterton Pre-Schools recognise that adults working with our children are in a unique position to recognise and respond to signs of abuse, and that these can take place and manifest in a variety of ways, including abuse that takes place online, and abuse that takes place between children.
- Induction training and regular refresher sessions will equip Practitioners and volunteers to understand the different types of abuse, including specific safeguarding issues such as Female Genital Mutilation and radicalisation, and support them to know how to respond to any concerns.
- Appendix 2, details our approach to dealing with the risks posed by abuse, and how we identify and respond to any signs of abuse.



# **Contextual safeguarding**

- Children are subject to possible risk at home, in the Pre-School, in their local community and environment, and
  online, and we recognise that, in order to effectively safeguard our children and promote their welfare, we need
  to understand any specific issues arising in the local area that can affect the risk posed to them.
- We will work with local partners, including Social Care and Police, to ensure that we stay alert to any emerging contextual risks, and to ensure that assessment of risk for any of our children includes appropriate reference to their local community and environment.
- Further information to support Practitioners in understanding contextual safeguarding can be found via the Contextual Safeguarding Network: https://www.contextualsafeguarding.org.uk/

# Processes, procedures, and inter-agency liaison

- Each Pre-School has a clear procedure for recording any possible signs of abuse, using a standardised safeguarding concerns form on the trust-wide online system (CPOMS). This will be explained to all Practitioners and volunteers at induction. A paper copy of our Cause for Concern form is also available in the event of being unable to access the online system (see Appendix 1b). Training and refresher sessions will reinforce effective techniques for recording concerns and will highlight the importance of accurate written records, and the importance of recording the rationale for decisions made (in terms of the decision to refer or not refer).
- All new safeguarding concerns records, and any other documentation of a safeguarding nature (including any
  paper copies of concerns), are held in our online system, separately from any other child information, and are
  stored securely with access limited only to those who have received DSL training; namely, the Designated
  Safeguarding Lead, any Deputy Designated Safeguarding Leads, and the Senior Manager. N.B. historic files, and
  those received from previous settings, may exist in paper form, but these will be scanned and added to the child's
  electronic record.
- Child safeguarding files on the trust online system (CPOMS) will contain any relevant information and documentation related to the child's safety and welfare. Their contents will be logically organised and will allow for easy access to key events and information regarding the child. Should the child leave the Pre-School, a copy of their safeguarding file will be transferred to the new setting or school within 5 working days of the Pre-School receiving explicit confirmation of the child having started at the new school via phone call or email. Confirmation of receipt of the file will be requested. Wherever possible, this transfer will be completed electronically using a secure, encrypted method to ensure the safe handling of sensitive information. Confirmation of receipt will be requested and recorded. Where electronic transfer is not feasible, a physical transfer will be arranged in a manner that ensures confidentiality and safe delivery.
- Upon receiving a concern which indicates a suspicion of abuse, the Designated Safeguarding Lead or their Deputy
  will follow local inter-agency procedures, local information sharing protocols and statutory/legal expectations in
  deciding if a referral to an external agency is warranted. It is important to note that whilst a referral would typically
  be made by the Designated Safeguarding Lead or their Deputy, any member Practitioner can make a referral, and
  appropriate information will be signposted to all Practitioners to support them to do so.
- In the case of a referral being made due to risk of significant harm, the referrer will make a detailed written record of their actions, including dates and times of any conversations; the name and role of any professionals that were spoken to; the outcome of the referral; any actions that the referrer and the agency receiving the referral have agreed to.
- Any disagreements between the referrer and a professional or agency will be appropriately voiced and discussed,
  with the referrer following appropriate escalation procedures if they remain dissatisfied and if the circumstances
  warrant, in line with the Local Authority escalation procedures. Any disagreements or escalation will be recorded
  in writing by the referrer.
- The Designated Safeguarding Lead or their Deputy will be a proactive contributor to any strategy meeting, Child Protection conference/review, and core group, and will attend professionals' meetings where requested,



- providing appropriate written and/or verbal education and welfare reports related to the child and their family as requested by agencies and in line with statutory information sharing guidance.
- Records of all safeguarding work will be made on the child's safeguarding record. Any actions arising from a
  concern will be followed up and documented, and records of any communication with Pre-School Practitioners,
  external agencies and parents related to safeguarding will be documented on the child's record within 24 hours.
- Minutes and action plans of meetings will be retained on a child's safeguarding record, with relevant actions being
  fed back to the appropriate members of the team, and any progress towards meeting required actions and
  outcomes also recorded.

# **Early Help**

- We recognise that early intervention when a child or family is starting to show signs of concern can be critical to
  ensure that the right help and support is sourced, preventing any further escalation of issues or a decline in the
  child's safety and wellbeing.
- We recognise that partnerships with parents and carers is crucial in identifying the need for early help and for
  effective collaboration to improve the life chances for children. Each of our Pre-Schools work proactively with
  parents and carers to develop effective relationships between home and the Pre-School, and to promote the
  benefits of early help and intervention to support their child, be that internally provided by our Pre-School or
  externally provided by the Local Authority Early Help offer.
- In all Early Help work, Practitioners will proactively seek and record the child's views, ensuring that support plans reflect their lived experience.
- Any child can benefit from early help, but our Pre-Schools are particularly alert to the needs of: SEND children, including those with physical and/or mental health needs; young carers; children vulnerable to anti- social behaviour, gangs, abuse, exploitation and radicalisation; children currently in or recently returned from care or those being privately fostered; children misusing drugs or alcohol or living in households where drugs or alcohol are being misused; children living in households where they see, hear or experience domestic violence or parental mental health concerns; children who are persistently absent.
- In a case where a concern about a child does not suggest a risk of significant harm but they remain in need of additional support, the Designated Safeguarding Lead or their Deputy will liaise with parents and, with their permission, follow local Early Help Assessment guidelines in order to source the most appropriate support.
- The Designated Safeguarding Lead or their Deputy will be a proactive instigator and/or contributor to any Early
  Help Assessment and subsequent Team Around the Early Years meeting and, as above, will lead or attend
  professionals' meetings where requested, providing appropriate written and/or verbal education and welfare
  reports related to the child and their family as requested by agencies.

#### Mental health

- Waterton Pre-Schools recognise that mental health problems can be an indicator that a child has suffered or is at
  risk of suffering abuse, neglect and, equally, that having experienced abuse or neglect can significantly impact on
  a child's mental health.
- In their role of seeing children' day to day, our Practitioners are well placed to observe their behaviours and to identify any concerns relating to a child's mental health, which may emerge through direct communication with the child, trusted relationships, or observed changes in behaviour. Practitioners will remain alert to the fact that children may not have the language to express what is happening to them, and will foster a culture of ongoing dialogue that helps children feel safe to speak.
- Where a Practitioner has a concern about a child's mental health that also reflects a safeguarding concern, this will be reported and responded to in line with the guidelines above.
- The Designated Safeguarding Lead or their Deputy will work collaboratively with all relevant Pre-School Practitioners, i.e. SENCO, to contribute to any assessment of a child's mental health, and will work in collaboration



with other agencies, as required, to best meet the child's needs and ensure their safety is considered as a primary focus.

# Safer recruitment and the Single Central Record

- Waterton Pre-Schools recognise that it is critical to ensure that our children are taught and cared for by adults
  who are safe to do so, and that we are responsible for promoting a culture of safety within our Pre-School
  environment by preventing unsafe adults from having access to it.
- In line with expected practice for safer recruitment, a minimum of one Pre-School Practitioners at each Pre-School will undertake training in 'Safer Recruitment' and will be present on any interview panel. All safer-recruitment trained Practitioners will read and be familiar with Part 3 of Keeping Children Safe in Education (2025) and our Safer Recruitment policy.
- Waterton Pre-Schools will maintain a Single Central Record, detailing the required and relevant recruitment and vetting checks undertaken on all Pre-School employees, volunteers, Trustees, agency workers and third-party Practitioners.
- The Business and Finance Manager will oversee the SCR and be accountable for its accuracy, checking it regularly and termly as a minimum, making a record of the check and any subsequent actions that arise.
- The designated Trustee will also check the adherence of our safer recruitment practice to our Pre-School's safer recruitment procedures on a regular basis, also making a record of the check and any subsequent actions that arise. N.B. Trustees are not expected to have access to personal information as part of this process.
- The Single Central Record will be supported by files containing appropriate supporting evidence for recruitment and vetting checks, held in line with Data Protection legislation. Please see appendix 6. for further detail regarding our adherence to safer recruitment principles for adults in our Pre-School.

# Teaching children to stay safe

- Waterton Pre-Schools recognise the importance of teaching our children how to stay safe, and that opportunities to do so form an integral part of our broad and balanced curriculum.
- The ethos of each Pre-School and its curriculum will support the promotion of British Values, which is designed to build resilience to exploitation and radicalisation.
- Pre-School Practitioners will model and teach safe behaviour and appropriate language (including how to stay safe
  online, and our use of filtering and monitoring) and will promote a culture of safety within each of our Pre-Schools
  where everyone's opinion is valued, and everyone has someone safe to whom they can turn.
- It is important that children feel that we take seriously any concerns that they have. Our Pre-Schools will actively collect feedback from children and will regularly engage with 'Child Voice' to seek the views of children on their experiences of feeling safe at our Pre-School and within their communities.

# Use of premises for non-Pre-School activities

- In the event that any of our Pre-School premises are used by organisations or individuals outside of the Pre-School or Trust, it is essential that appropriate arrangements are in place to safeguard any children in attendance.
- The host Headteacher will seek assurance as part of any lease or hiring agreement that appropriate safeguarding
  arrangements are in place, in line with DfE guidance, Keeping Children Safe in Out Of School Settings (2022) This
  will be a condition of the lease, and failure to comply would lead to termination of the agreement.

# 3. Implementation

This policy applies to all adults involved with any of our Pre-Schools, including paid Practitioners, volunteers, including members of the Pre-School Board of Trustees, students and visitors. It will be publicly available on the Pre-Schools



website and will be available in paper form upon request from the office. Pre-Schools will also make available and/or signpost all relevant legislation, statutory and non-statutory safeguarding and child protection guidance, and relevant Pre-School policies to Practitioners and volunteers for their reference.

At the beginning of the academic year all Pre-School Practitioners and volunteers who work directly with children will be issued with a copy of this policy, along with a copy of the Trust's Code of Conduct, Whistleblowing Policy, Positive Behaviour Policy, Online Safety, Acceptable Use & Social Media Policies, Attendance Policy and any additional information about responding to children missing in education (CME), together with Part 1 and Annex B of Keeping Children Safe in Education (2025). They will be required to sign a confirmation that they have received, read and understood these documents, and that they agree to abide by their contents. In addition, the Designated Safeguarding Lead will make accessible to all Practitioners and volunteers who work directly with children all parts of Keeping Children Safe in Education (2025), and may direct them to read specific additional sections, dependent on their role.

Any new Practitioners and volunteers who join a Waterton Pre-School subsequent to the annual policy issue, and who work directly with children, will receive a specific safeguarding induction, where the documentation listed in the previous paragraph will be shared with them. They will also be required to sign a confirmation that they have received, read and understood these documents, and that they agree to abide by their contents.

Any Practitioners and volunteers working in our Pre-Schools who do not work directly with children may be issued with a copy of Annex A of Keeping Children Safe in Education (2025), as an alternative to the above- named documents, in order to provide a better basis for these individuals to understand how to safeguard and promote the welfare of children. This decision will be made at the discretion of the Executive Headteacher. In addition, temporary and short-term visitors to our Pre-School will be made aware of our safeguarding procedures.

The implementation of this policy will be reviewed on a regular basis by the Pre-School Senior Leadership Team, and also by the Pre-School Trustees, led by the named Pre-School Safeguarding Governor, to assess the effectiveness and impact of the Pre-School's processes and procedures in safeguarding children and promoting their welfare.

Additionally Academy Trust safeguarding team will support the Pre-Schools in their implementation of this policy through the trust safeguarding strategy. This will include, amongst other areas, external audits, a DSL network, scrutiny of safeguarding child files, of actions taken by the Designated Safeguarding Leads or their Deputies in response to safeguarding concerns, and of the quality and impact of Practitioners safeguarding training.

Failure by any Practitioners or volunteer to implement this policy could be considered an act of misconduct and will be dealt with in line with relevant policies. Any concerns about non-compliance with this policy should be raised as a concern about a member of Practitioners, in line with <u>Appendix 4a</u> of this policy.

# 4. Complaints

The Pre-School complaints and concerns policy can be followed where a parent/carers wishes to raise a concern about poor practice in relation to the implementation of this policy. The policy can be found on the website.

# 5. Confidentiality and information sharing

Timely information sharing is essential to effective safeguarding.

The Data Protection Act 2018 and GDPR do not prevent, or limit, the sharing of information for the purposes of keeping children safe (KCSIE Sept 2025 paragraph 119) except in circumstances where damage may be done to a person or



group of people; 'this includes allowing practitioners to share information without consent...' (KCSIE 2025 paragraph 119). Fears about sharing information must not be allowed to stand in the way of the need to safeguard and promote the welfare and protect the safety of children.

The Pre-School follows the Seven Golden Rules for sharing information as outlined in the <u>DfE publication 'Information Sharing' (May 2024)</u>. The golden rules are:

- All children have a right to be protected from abuse and neglect. Protecting a child from such harm takes priority
  over protecting their privacy, or the privacy rights of the person(s) failing to protect them. The UK General Data
  Protection Regulation (UK GDPR) and the Data Protection Act 2018 (DPA) provide a framework to support
  information sharing where practitioners have reason to believe failure to share information may result in the child
  being at risk of harm.
- When you have a safeguarding concern, wherever it is practicable and safe to do so, engage with the child and/or their carer(s), and explain who you intend to share information with, what information you will be sharing and why. You are not required to inform them, if you have reason to believe that doing so may put the child at increased risk of harm (e.g., because their carer(s) may harm the child, or react violently to anyone seeking to intervene, or because the child might withhold information or withdraw from services).
- You do not need consent to share personal information about a child and/or members of their family if a child is at risk or there is a perceived risk of harm. You need a lawful basis to share information under data protection law, but when you intend to share information as part of action to safeguard a child at possible risk of harm, consent may not be an appropriate basis for sharing. It is good practice to ensure transparency about your decisions and seek to work cooperatively with a child and their carer(s) wherever possible. This means you should consider any objection the child or their carers may have to proposed information sharing, but you should consider overriding their objections if you believe sharing the information is necessary to protect the child from harm.
- Seek advice promptly whenever you are uncertain or do not fully understand how the legal framework supports information sharing in a particular case. Do not leave a child at risk of harm because you have concerns you might be criticised for sharing information. Instead, find out who in your organisation/agency can provide advice about what information to share and with whom. This may be The Senior Manager, the designated safeguarding children professional, the data protection/information governance lead (e.g., Data Protection Officer), or consult and follow the NSPCC's safeguarding guidance.
- When sharing information, ensure you and the person or agency/organisation that receives the information take steps to protect the identities of any individuals (e.g., the child, a carer, a neighbour, or a colleague) who might suffer harm if their details became known to an abuser or one of their associates.
- Only share relevant and accurate information with individuals or agencies/organisations that have a role in safeguarding the child and/or providing their family with support, and only share the information they need to support the provision of their services. Sharing information with a third party rarely requires you to share an entire record or case-file you must only share information that is necessary, proportionate for the intended purpose, relevant, adequate and accurate.
- Record the reasons for your information sharing decision, irrespective of whether or not you decide to share information. When another practitioner or organisation requests information from you, and you decide not to share it, be prepared to explain why you chose not to do so. Be willing to reconsider your decision if the requestor shares new information that might cause you to regard information you hold in a new light. When recording any decision, clearly set out the rationale and be prepared to explain your reasons if you are asked.



Regardless of any duty of confidentiality, if any member of Practitioners has reason to believe that a child may be suffering harm, or be at risk of harm, their duty is to forward this information without delay to the designated safeguarding lead (who in turn will refer immediately to the local authority children's social care) in accordance with this policy. All Practitioners may raise concerns directly with children's social care services.

# 6. Policy Review

The Safeguarding and Child Protection Policy will be reviewed by Trustees annually as per statutory requirements, or sooner, in the case of a mid-year update to statutory guidance in Keeping Children Safe in Education.

Any changes made to this policy will be communicated to all relevant stakeholders.



**Appendices** 

# Appendix 1a - Record Keeping on CPOMS

CPOMS (Child Protection Online Monitoring Service) is a software application for monitoring child protection, safeguarding and other child welfare issues. CPOMS is used by all academies and settings in Waterton Academy Trust.

Every member of staff across the trust has an obligation to report any concerns that they may have. CPOMS allows us to record information in a central system and have relevant people alerted immediately. DSLs are able to build a chronology around a child and can produce reports for meetings, governors and Ofsted and fulfil any information requests from professionals/parents.

The use of CPOMs, and this Policy, will be reviewed and revised annually in light of our user experience.

For specific guidance for Practitioners in using CPOMS, please see the trust Use of CPOMs Guide.

# **Child Safeguarding Cause for Concern Report Form**

Paper copy – only to be use where CPOMs is not available.

This form can be used to share any concern with the DSL. This must be uploaded in its original format to CPOMS as soon as possible.

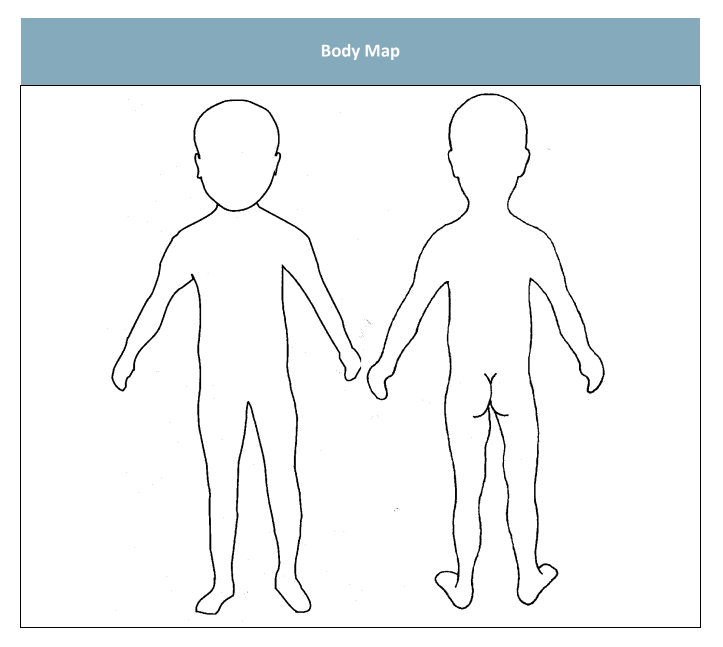
Detail	lc nt	CON	CFR	· 17
Detail	13 01	COIN	CLI	, with

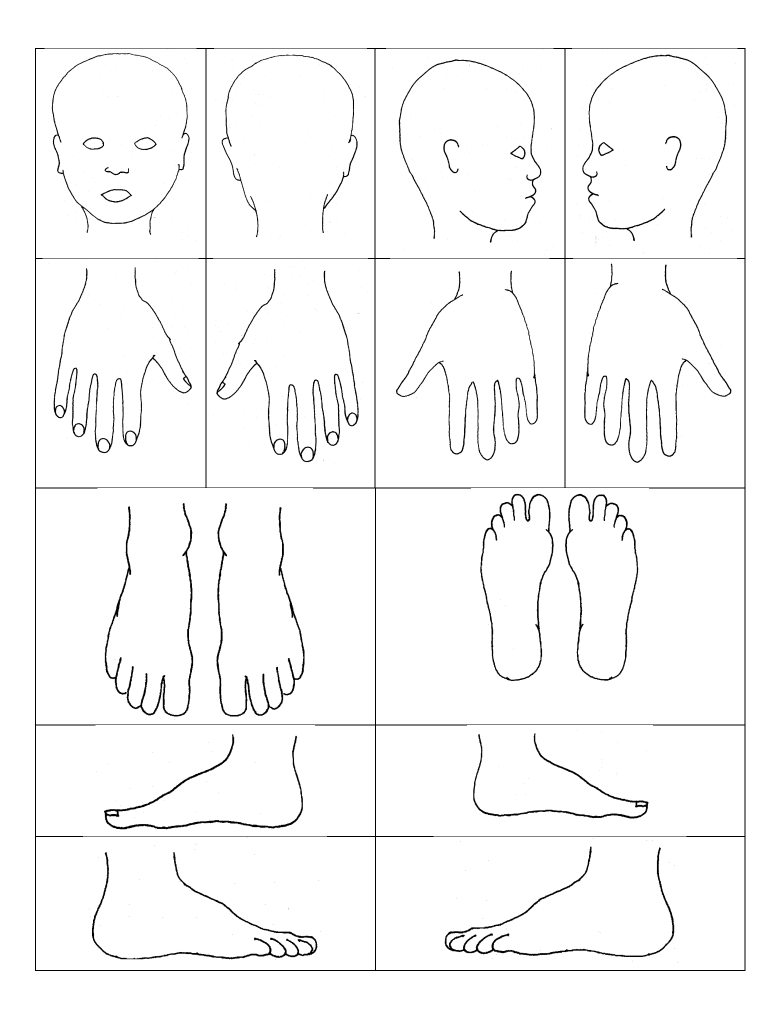
Details of CONCERN:	
Child's full name:	
Child's Date of Birth:	
Child's Class/Year Group:	
Date, Time and Location of incident/Concern:	
Witnesses (name/s):	
Description of incident/concern/observation:	
WHAT you are recording: direct conversation, phone call	
	e recorded i.e. what have you been told? What have you observed? If you are
recording a conversation with a child, please record the	words/phrases which they used.
Rody Man Completed: Ves / No.	



If the child has a physical injury, use the **body map** to note any marks or injuries, as well as a description of the mark i.e. colour, shape. If a child has an injury or mark, you can indicate where by marking it on the appropriate place on the body map. If you do this incorrectly, you can correct it. (But please initial where changes are made). The body map must be completed at time of observation.

Practitioners Name:	
Job Title:	
Signature:	
Date:	
Time:	





# Appendix 2 – Types of abuse

We are aware that all children are potentially vulnerable to abuse. It can take place at home, in the Pre-School environment, in the wider community and online; be committed by adults and by other children; be inflicted by people known to the child and by strangers; be a consequence of an act of deliberate harm and from failing to take necessary steps to prevent the child from coming to harm.

The four main types of abuse referred to in Keeping Children Safe in Education (2025), and a summary of their definitions, are:

- physical: may involve hitting, shaking, throwing, poisoning, burning or scalding, drowning, suffocating or otherwise causing physical harm to a child; physical harm may also be caused when a parent or carer fabricates the symptoms of, or deliberately induces, illness in a child
- emotional: the persistent emotional maltreatment of a child such as to cause severe and adverse effects on the child's emotional development; may involve conveying that they are worthless or unloved, inadequate, or valued only insofar as they meet the needs of another person, not giving them opportunities to express their views, deliberately silencing them or 'making fun' of what they say or how they communicate, age or developmentally inappropriate expectations being imposed, interactions that are beyond their developmental capability as well as overprotection and limitation of exploration and learning, or preventing them from participating in normal social interaction, seeing or hearing the ill-treatment of another, serious bullying (including cyberbullying), causing them frequently to feel frightened or in danger, or exploitation or corruption
- sexual: forcing or enticing a child or young person to take part in sexual activities, not necessarily involving a high level of violence, whether or not the child is aware of what is happening; may involve physical contact, including penetrative or non-penetrative acts, non-physical contact, grooming a child in preparation for abuse, and online sexual abuse
- neglect: the persistent failure to meet a child's basic physical and/or psychological needs, or exploitation likely to result in the serious impairment of the child's health or development; may involve failure to provide adequate food, clothing and shelter, failure to protect a child from physical and emotional harm or danger, failure to ensure adequate supervision, failure to ensure access to appropriate medical care or treatment, and failure to meet a child's basic emotional needs. In addition, if all avenues of support have been facilitated by schools, local authorities, and other partners, and the appropriate educational support or placements (e.g. an education, health and care plan) have been provided but severe absence for unauthorised reasons continues, it is likely to constitute neglect. Schools and local authorities should be especially conscious of any potential safeguarding issues in these cases and where these remain, conduct a full children's social care assessment.

High quality training, which is regularly updated, ensures all adults involved with our Pre-School are familiar with the definitions of abuse, actions that constitute each of the four categories, and the signs of each type of abuse, including online, so that children who may be in need of help or protection are appropriately identified. Safeguarding training will be integrated and aligned with our Pre-School-wide plan for training and curriculum.

In addition to the above, we recognise that there are a number of specific safeguarding issues that require special consideration due to their complex nature. All Practitioners and volunteers working directly with children will be issued with a copy of Part 1 and Annex B of Keeping Children Safe in Education (2025), containing the full outline of specific safeguarding issues, and their accompanying guidance documents and resources, with which they are expected to be familiar.

# Children potentially at greater risk of harm

• We recognise that children who have a Social Worker may have needed this due to abuse, neglect, and complex family circumstances, and that this potentially leaves them vulnerable to further harm. We also recognise that



- research shows that children who have a Social Worker, or have had a Social Worker, are at risk of lower educational outcomes than their peers.
- When we are alerted to a child in our Pre-School having a Social Worker, the Designated Safeguarding Lead will inform other Practitioners in the Pre-School on a case-by-case basis in order to ensure the best interests of the child are being considered with regards to their safety, welfare and educational outcomes. This may include classroom Practitioners, pastoral and support Practitioners, and/or admin Practitioners.
- The welfare and educational needs of our children with Social Workers, and those who have historically had a Social Worker, will be regularly reviewed by the Designated Safeguarding Lead to support teaching Practitioners to provide additional academic support, as required, to promote their academic achievement. This will be discussed through Child Progress meetings, where actions or interventions are agreed, implemented and tracked. We will also work closely with the Virtual School Head and engage with any information and guidance arising from their strategic oversight of attendance, attainment and progress of all children with a Social Worker.
- Private fostering. Where a child under 16 (or under 18 if disabled) lives with someone who is not a parent or close relative for 28 days or more, Practitioners must alert the DSL. The DSL will notify the Local Authority without delay and follow local private fostering procedures. The Pre-School will support the LA's assessment and monitor the child's welfare.

# Child on child abuse

- Some children may abuse their peers, which can manifest in many ways, including bullying, prejudice-based and
  discriminatory behaviour, physical abuse, sexual abuse/harassment/violence, 'sexting', upskirting, and
  initiation/hazing. Child on child abuse of all types can take place inside and outside of our Pre-School, and can be
  face to face or online.
- Harmful or abusive behaviour, including that which is of a sexualised nature, between children in our Pre-School
  is not tolerated: we do not believe that it is to be expected, or to be accepted. We recognise that child on child
  abuse, particularly that which is sexual, is more likely to see boys as perpetrators and girls as victims; Practitioners
  will be alert to this, but will ensure that all incidents of child on child abuse are taken equally seriously, regardless
  of the nature, identity or gender of the perpetrator and victim/s.
- With regards to child on child sexual abuse, we are aware of the outcomes of Ofsted's 2021 rapid review, and understand the importance of adopting an attitude of 'it is happening here' amongst our leaders and Practitioners, regardless of whether there have been any specific reports from our children, in order to promote and embed a culture of constant awareness and vigilance. Part Five of Keeping Children Safe in Education (2025), Child On Child Sexual Violence and Sexual Harassment, will be made available for all Practitioners, and they will receive training to recognise and respond to any incidents or reports of incidents.
- Any report of child on child abuse will be swiftly investigated, recorded and responded to in line with the Pre-School's behaviour and anti-bullying policies, and, in the case of sexual abuse, in line with Part Five of Keeping Children Safe in Education (2025) The Brook Traffic Light Tool, in which a member of our DSL has received training, will be used to identify, understand and respond to the behaviour, and the language of the Tool, i.e. red/orange/green, will be reflected in the record keeping for each incident.
- Where appropriate, our response may include sanctions, separation or change of class, exclusion, referral to Early Help, Social Care and/or Police. Victim/s will be reassured, and both victim/s and perpetrator/s will receive appropriate support and guidance to safeguard and protect them and to ensure that their wellbeing is being promoted.
- We will use our curriculum to minimise the risk of child-on-child abuse taking place in our Pre-School. This will
  help children understand, age-appropriately, what abuse is, and what the Pre-School's policy and expectations are
  of their behaviour and conduct to each other, reassuring them that any concerns they have will be taken seriously
  and encouraging them to tell a trusted adult if someone is behaving in a way that makes them feel uncomfortable
  or unsafe.



# Gangs, youth violence, and serious violent crime

- We recognise that children are vulnerable, at any age, to being drawn into a gang environment and/or being targeted as perpetrators or victims of violence to others. Risk factors for such activity, including frequent absence from school and exclusion, will be considered in our application of our Pre-School's attendance and behaviour policies.
- We understand the positive impact that education, and spotting and responding to early warning signs of gang behaviour and violence, can have on affecting a positive outcome for a child and for building resilience to gang culture.
- We will be vigilant to any signs of our children being drawn into, or affected by, gangs, youth violence, and serious violent crime, and will work with local agencies to safeguard any perpetrators and/or victims.

# Exploitation, including child criminal exploitation (CCE) and child sexual exploitation (CSE)

- It is understood that any child of any age is vulnerable to the risks of exploitation, including child criminal and child sexual exploitation, and that this risk is not limited to older children or adolescents. Children can be exploited by adults, but children can also be used to exploit other children. Exploitation can take place online as well as face to face. We recognise that both girls and boys can be exploited, both criminally and sexually, and that the experience of girls and boys, as well as the indicators of the risk they are facing, may differ.
- We are alert to the signs and indicators of a child becoming at risk of, or subject to, all forms of exploitation, including but not limited to: gang and violence-related activity; criminal and anti-social behaviour; going missing from education; underage and/or illegal sexual activity; risky behaviour, including behaviour online.
- In addition, we are alert to the signs and indicators of a child becoming at risk of, or subject to, exploitation for the purposes of county lines, a term used to describe exportation of illegal drugs by criminal networks between different locations in the UK. This includes but is not limited to: going missing from education; awareness, knowledge and use of alcohol and illegal substances.
- The Designated Safeguarding Lead is the Pre-School's named professional for issues related to exploitation, and will work with local agencies as required to safeguard children at risk of, or subject to, exploitation.

# Children with family members in prison, and children in the court system

- We recognise the significant impact that a parent being in prison can have on a child's outcomes, academically, emotionally and financially.
- We also recognise that children can be required to give evidence in court, either as victims or as witnesses, and that this is an experience likely to have a significant impact on them.
- Both of the above issues require bespoke support to ensure that the impact on the child's wellbeing is minimised.
   We will seek appropriate professional support for any of our children who are in these circumstances, and ensure that pastoral provision actively supports and monitors their progress.

# **Domestic abuse**

- Seeing, hearing or experiencing domestic abuse, defined as controlling, coercive, threatening, violent and abusive behaviour between partners, ex-partners and family members, poses a serious risk to children, and we recognise the serious and long-lasting impact it can have on their health, wellbeing, development and ability to learn. Children experiencing domestic abuse are now recognised in law as victims.
- We will train our Practitioners to know and understand the types of domestic abuse, including physical, emotional, psychological, sexual and financial, its risks, regardless of whether the child has been physically injured or not, and to recognise any incident of domestic abuse witnessed or experienced by our children as a potential safeguarding issue. Where necessary, we will work with local agency professionals to respond to any reported incidents of domestic abuse.



#### Homelessness

- We recognise that homelessness, and the risk of homelessness, places a child's welfare at significant risk, being at risk of poverty, exploitation, and becoming missing from education, amongst others.
- Timely intervention when a risk of homelessness is first identified is critical in preventing a situation from
  escalating and homelessness becoming a reality. We will work closely with families identified to be at risk, and
  with professional from relevant local agencies, to put appropriate measures into place to minimise the risk of
  homelessness.

# 'Honour based' abuse, including Female Genital Mutilation, Breast Ironing and Forced Marriage

- 'Honour based' abuse refers to actions committed under a belief of protecting or defending the honour of a family
  or community. Regardless of the motivation or circumstances, we recognise that these acts are illegal and abusive,
  and should be responded to as such.
- We are aware of, and will adhere to, the legal duty placed on teachers to notify the Police of any confirmed cases of Female Genital Mutilation carried out on a girl under the age of 18.
- We are alert to the signs and indicators of a child being at risk of 'honour based' abuse, and will work with local agencies as required to safeguard these children.

### Radicalisation

- Under the Counter Terrorism and Security Act (2015) academies are required to have 'due regard to the need to prevent people from being drawn into terrorism', otherwise known as the 'Prevent duty'.
- We are alert to the signs and indicators of a child showing signs of radicalisation and of being at risk of being drawn
  into terrorism, and will work with local agencies and the Channel programme as required to safeguard these
  children.
- The Designated Safeguarding Lead is our named professional for radicalisation, who has an appropriate knowledge of the risks associated with the local area and is aware of the local referral processes for raising a Prevent concern. The DSL should undertake a Prevent risk assessment which is shared with all Practitioners.
- We recognise that a broad and balanced curriculum will support children in developing resilience to extremist
  ideology; therefore, learning opportunities will promote children' spiritual, moral, cultural, mental and physical
  development, prepare them for the opportunities, responsibilities and experiences of life, promote community
  cohesion and British values, and provide a safe space in which they can understand, discuss and learn to challenge
  sensitive topics.

# Children who are absent from education

- We recognise that regular attendance at schools is a protective factor for all children, and that absence from school can be a warning sign to a wide range of safeguarding issues. This is particularly the case for children where periods of absence are prolonged and/or repeated.
- Robust procedures are in place for monitoring and responding to child attendance, as outlined in our Pre-School's Attendance policy, including, where possible, recording more than one emergency contact for each child.
- The Designated Safeguarding Lead will work closely with Practitioners responsible for monitoring attendance to undertake regular, joint scrutiny of Pre-School attendance monitoring systems to support early identification of children where absence is a cause for concern.
- We will work with local agencies where additional support and intervention is required to support improvements to a child's attendance, especially where periods of absence are prolonged and/or repeated.
- Please see our Pre-School's Attendance policy for further information.



# **Children Missing Education**

- We recognise that a child missing from education can be an indicator of abuse or neglect, including a risk of exploitation, 'honour based' abuse and radicalisation, as outlined above.
- In line with Children Missing Education (2016) and the local authority procedures, we will work with local agencies
  and make timely referrals as required to ensure that circumstances where children are missing from education
  are swiftly and appropriately responded to.

#### **Elective Home Education**

- We are alert to the possible risks posed to children if they are removed from school roll by their parents to be educated at home, especially if they are vulnerable, have a Social Worker or have SEND.
- We will work with parents and colleagues in our Local Authority and other relevant local agencies to ensure that
  due consideration has been given by all to what is in the best interests of the child, including in those circumstances
  where a child being removed from school roll to be educated at home has an Education, Health and Care plan
  (EHCP)
- We will follow Local Authority procedures to notify of any child who is removed off school roll where a parent has
  indicated their decision to home educate.

# Online safety

- Technology presents a significant safeguarding risk, and we recognise our duty to protect children from harmful
  online content and contact. This includes exposure to inappropriate material, unwanted approaches from unsafe
  individuals, and the risks posed by misinformation, disinformation, and conspiracy theories. Practitioners will
  educate children on safe and responsible online behaviour, support them to think critically about the information
  they encounter, and act to protect them from online harms.
- We operate effective filtering and monitoring systems on all Pre-School devices. These comply with the DfE's filtering and monitoring standards (March 2023) and take account of the DfE guidance on the use of generative AI in education (2025).
- Practitioners are alert to the risks posed to children via their use of technology, typically referred to as 'the four Cs' (content: harmful or illegal content; contact: harmful online interaction with other users; conduct: personal online behaviour that causes harm or increases the risk of harm; commerce: risks such as online gambling or phishing) Practitioners receive appropriate training, including related to the Pre-School's filtering and monitoring systems, to support them in ensuring that any online risks are swiftly identified and reported.
- The Designated Safeguarding Lead takes lead responsibility for coordinating our response to any risks linked to
  online safety, and has a full awareness and oversight of reporting of concerns from our filtering and monitoring
  systems. Any risks identified for our children arising from reports from either system will be responded to in line
  with this policy, and, additionally, our behaviour policy, as required, and, where needed, escalated to local
  agencies for additional support in line with local thresholds.
- Our Computing curriculum, together with assemblies and other learning opportunities, will equip our children
  with the necessary knowledge and skills to take best advantage of the many opportunities that technology brings
  whilst acting safely and responsibly whilst using technology. It will take into account all of the guidance contained
  within Government documents to ensure that children are sufficiently protected and educated with regards to
  online safety.
- Please see the Pre-School's Online Safety Policy/Acceptable Use Policy and Computing policies for further information, including agreements for the acceptable use of technology.



# Children with Special Education Needs and Disabilities (SEND)

- We recognise that children with SEND, including those with physical and mental health conditions, face additional
  challenges in keeping safe, and that they may be subject to increased risk by virtue of their special need or
  disability. Their physical and emotional needs, behaviour, mood, difficulties with communication, and proneness
  to isolation and to bullying all make them more vulnerable to abuse, and more vulnerable to abuse being
  overlooked or ascribed to a different cause.
- Practitioners working with children with SEND who are non-verbal or have limited communication will be
  particularly vigilant of potential signs of abuse, such as changes in mood and behaviour, suspicious marks, etc, and
  will promptly respond to these signs by following the safeguarding procedures detailed above.
- We ensure that children with SEND receive appropriate pastoral provision, which, if necessary, may be additional
  to that provided to non-SEND children, and that they are taught in a way that is appropriate to their developmental
  stage about keeping safe and about sharing any worries or concerns with a trusted adult.
- Use of 'reasonable force', referring to use of physical contact to control or restrain a child, is sanctioned in schools when it is being used to safeguard. The additional vulnerabilities of children with SEND in the use of reasonable force is known and understood, and we are committed to reducing the risk posed to these children and limiting the need for use of reasonable force through our pastoral support and behaviour management systems.
- From time to time, children with SEND may need to receive additional support, or part-time/full-time education, from an Alternative Provision so that their needs can best be met. We will take responsibility for assuring ourselves that the policies and procedures for keeping children safe at the Alternative Provision, including those relating to safeguarding and to safer recruitment, are sufficiently robust and are in line with statutory expectations. Where a school places a child with an alternative provision provider, it continues to be responsible for the safeguarding of that child and should be satisfied that the placement meets the child's needs.
- Please see the Pre-School's SEND/Inclusion and behaviour policies for further information.

# Looked After Children, and previously Looked After Children

- Children are most commonly taken into care following abuse or neglect; consequently, children who are Looked
  After or previously Looked After, including those who have been adopted from care or are subject to care orders,
  can be vulnerable as a result of their historical experiences, as well as with their current care arrangements.
- We will appoint a Designated Teacher, who will be a qualified teacher, responsible for monitoring the progress
  and wellbeing of all Looked After Children, and for liaising with both Pre-School Practitioners and professionals
  from external agencies, including the Virtual School Head, to ensure appropriate provision to meet their academic,
  developmental and welfare needs. The Designated Teacher will also be responsible for monitoring the progress
  and wellbeing of all previously Looked After Children, ensuring that they have appropriate provision to meet their
  needs.
- The Designated Teacher will be responsible for ensuring that a Looked After Child's PEP is available, up to date and regularly reviewed to ensure it is having an impact on the child's attainment and wellbeing.
- The Designated Teacher will also be responsible for establishing effective partnerships with the child's carers.

# Children who are lesbian, gay, bisexual or transgender (LGBT)

- We recognise that identifying as LGBT is not in itself a risk factor for harm; however, LGBT children, or children
  perceived to be LGBT, can be targets for bullying and abuse by their peers, the risks of which can be compounded
  if they do not have a trusted adult with whom to share these concerns.
- Practitioners will endeavour to provide a safe space for LGBT children to discuss concerns and remove any additional barriers that may prevent this.
- In line with our Relationships, Health and Sex education policy, children will be taught at an age-appropriate point about LGBT relationships.



# **Sharing Nudes and Semi-Nudes**

Practitioners responsibilities when responding to an incident: If any adult in Pre-School is made aware of an incident involving the consensual or non-consensual sharing of nude or semi-nude images/videos (also known as 'sexting' or 'youth produced sexual imagery'), they must report it to the DSL immediately. The DSL will refer to DfE guidance:

Sharing nudes and semi-nudes: how to respond to an incident (overview) (updated March 2024) - GOV.UK (www.gov.uk)

# They must not:

- View, copy, print, share, store or save the imagery yourself, or ask a child to share or download it (if you have already viewed the imagery by accident, you must report this to the DSL)
- Delete the imagery or ask the child to delete it
- Ask the child(ren) who are involved in the incident to disclose information regarding the imagery (this is the DSL's responsibility)
- Share information about the incident with other members of Practitioners, the child(ren) it involves or their, or other, parents and/or carers
- Say or do anything to blame or shame any young people involved

DSL Responsibilities: Following a report of an incident, the DSL will hold an initial review meeting with appropriate school Practitioners – this may include the Practitioners member who reported the incident and the safeguarding or leadership team that deals with safeguarding concerns. This meeting will consider the initial evidence and aim to determine:

- Whether there is an immediate risk to child(ren)
- If a referral needs to be made to the police and/or children's social care.
- If it is necessary to view the image(s) in order to safeguard the young person (in most cases, images or videos should not be viewed).
- What further information is required, to decide on the best response.
- Whether the image(s) has been shared widely, and via what services and/or platforms, (this may be unknown).
- Whether immediate action should be taken to delete or remove images, or videos, from devices or online services.
- Any relevant facts about the children involved which would influence risk assessment.
- If there is a need to contact another school, college, setting or individual.
- Whether to contact parents or carers of the child(ren) involved (in most cases parents/carers should be involved)

The DSL will make an immediate referral to police and/or children's social care if:

- The incident involves an adult.
- There is reason to believe that a young person has been coerced, blackmailed, or groomed, or if there are concerns about their capacity to consent (for example, owing to special educational needs)
- What the DSL knows about the images or videos suggests the content depicts sexual acts which are unusual for the young person's developmental stage or are violent.
- The imagery involves sexual acts and any child in the images or videos is under 13.



• The DSL has reason to believe a child is at immediate risk of harm owing to the sharing of nudes and semi-nudes (for example, the young person is presenting as suicidal or self-harming)

If none of the above apply then the DSL, in consultation with the Manager and other members of Practitioners as appropriate, may decide to respond to the incident without involving the police or children's social care. The decision will be made and recorded in line with the procedures set out in this policy.



# Appendix 3 – Contact Information

The following information should be displayed in each Pre-School, and made available to visitors, parents and all Practitioners in the Pre-School.

	Full Name	Substantive Position	Contact Information	Image
Wrenthorpe Pre-school				
Designated Safeguarding Lead	Mrs Lauren Williams	Head of School	lwilliams@watertonacademytrust.org 01924 967618	
Deputy Designated Safeguarding Leaders	Mrs Joanne Crossland	Baby Room Keyworker	Jcrossland@watertonacademytrust.org 01924 370770 Ext 1	
Deputy Designated Safeguarding Leaders	Miss Sophie Ambler	Deputy Manager	Sambler@watertonacademytrust.org 01924 370770 Ext 1	
Cherry blossom Pre-school				
Designated Safeguarding Lead	Mrs Laura Whiteman	Manager	lwhiteman@watertonacademytrust.org 01924 370770 Ext 2	
Deputy Designated Safeguarding Leaders	Mrs Leah Smith	Deputy Manager	lsmith2@watertonacademytrust.org 01924 370770 Ext 2	
The Meadow Pre-school				
Designated Safeguarding Lead	Mrs Claire Armitage	Manager	carmitage@watertonacademytrust.org 01924 370770 Ext 3	
Deputy Designated Safeguarding Leaders	Mrs Amy Moore	Deputy Manager	amoore@watertonacademytrust.org 01924 370770 Ext 3	
The Woodland Pre-school				
Designated Safeguarding Lead	Mrs Jade Ellis	Manager	jellis1@watertonacademytrust.org 01924 370770 Ext 4	
Deputy Designated Safeguarding Leaders	Mrs Victoria Gallivan	Deputy Manager	vgallivan@watertonacademytrust.org 01924 370770 Ext 4	

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	Full Name	Contact Information
Chair of the board of trustees	Mr Steve Johnson	Email governance@watertonPre-Schooltrust.org
CEO of Waterton Academy Trust	Mr Dave Dickinson	Email admin@watertonPre-Schooltrust.org
Deputy CEO of Waterton Academy Trust	Mrs Marie-Claire Bretherton	Email mcbretherton@watertonPre-Schooltrust.org Tel: 07740 358666
Chair of the Pre-School Board of Trustees	Mrs Loraine Harrison	Email <u>lharrison@watertonacademytrust.org</u>
Name of Safeguarding Trustee	Mrs Natalie Godfrey	Email ngodfrey@watertonacademytrust.org
Local Authority Social Care		0345 850 3503
Local Authority Out of Hours Social Care		0345 850 3503
Local Authority LADO		01977 727032
Local Authority PREVENT agency		01977 727032

# Appendix 4a - Safeguarding concerns and allegations

Keeping Children Safe in Education (2025) defines an allegation of abuse against an adult in a Pre-School as any case in which it is alleged that an adult (including employed Practitioners, supply Practitioners and volunteers) has:

- 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 towards a child or children in a way that indicates he or she would pose a risk of harm to children
- behaved or may have behaved in a way that indicates they may not be suitable to work with children

This policy is designed to work in full accordance with the statutory guidelines set out within Part Four, Keeping Children Safe in Education (2025), as well as with local guidelines issued by Wakefield or Barnsley Local Authority, both of which describe the expected process for managing safeguarding concerns and allegations in detail. Managers, members of the Senior Leadership Team, Deputy Directors of Education and the Chair of Governors will familiarise themselves with both of these documents; however, key principles are summarised below.

#### **Practitioners awareness**

- Abuse of position of trust. Practitioners must maintain professional boundaries at all times. Under the Sexual
  Offences Act 2003, it is a criminal offence for a person aged 18 or over to have a sexual relationship with a child
  under 18 where the adult is in a position of trust, even if the child is over the age of consent. Any concern will be
  treated as a safeguarding and disciplinary matter.
- All Practitioners and volunteers (including members of the Pre-School Trust Board) will be issued with our Code of Conduct, and with this policy, which are intended not only to support them in adopting safe practice in their work with children but also to advise on how to report any concerns about the conduct of a colleague or any practice in our Pre-Schools which they feel is unsafe for our children.
- Practitioners will also be issued with a copy of our whistleblowing policy; this refers more to concerns of a non-safeguarding nature, but its principles of everyone having a responsibility to report a concern support those of this policy.
- Additionally, all Practitioners and volunteers are signposted to the Ofsted Whistleblower Helpline, 0300 123 3155, and to the NSPCC Whistleblowing Advice helpline, 0800 028 0285.
- Visitors to the Pre-School, including contractor and agency Practitioners, will also be provided with relevant information.

# (a) Low level concerns about an adult in Pre-School – how to report

- We recognise that, at times, a concern about an adult's conduct towards children may not be serious enough to be considered as an allegation, but that it nonetheless indicates a concern.
- For the purposes of this policy, a **low level concern** is defined as a concern relating to behaviour that is inconsistent with our Code of Conduct, but does not meet the threshold for an allegation of abuse, as outlined in Keeping Children Safe in Education (2025) and copied above.
- We understand the importance of creating a culture of openness and transparency, where any concern, no matter
  how small, is shared and dealt with appropriately. Such a culture supports us to identify and address any emerging
  or inappropriate behaviour at an early stage, minimising the risk of abuse and reinforcing clear professional
  boundaries.
- Our Practitioners will be trained to recognise appropriate and potentially inappropriate adult conduct, in line with our Code of Conduct, and they will be required to report any low level concern about the conduct of any adult working in our Pre-Schools to the Executive Headteacher or Senior Manager.

- In the event that the concern is about the Executive Headteacher this should be reported to the Trust
   CEO.
- o If the low level concern is concerning a member of the Waterton Trust central team, it must be made directly to the CEO.
- Where the low level concern relates to the CEO, it must be reported to the Chair of the Trust. Please see
   Appendix 3 for the contact details for these individuals.
- Practitioners will be encouraged to recognise any occasion where their own behaviour may be seen as a low level concern by others, and to make a self-report accordingly.
- Upon receipt of a low level concern, the Executive Headteacher / Senior Manager / CEO / Chair of the Trust will take timely and proportionate action to discuss and address this with the person concerned in order to correct the issue at an early stage. The Trust HR team is available to support with this process if required. If at any stage the Executive Headteacher / Senior Manager / CEO / Chair of the Trust assesses that there is a risk of harm to children, they will follow the process outlined below for reporting a safeguarding concern.
- The Executive Headteacher / Senior Manager / CEO / Chair of the Trust will keep records of all low level concerns using the report form below, in <u>appendix 4b</u>, detailing the nature of the concern and the action taken to address it. The record will be assessed and demarcated as a low level concern, in order to avoid confusion or misunderstanding. Records of low level concerns will <u>not</u> be referred to in employer references unless they form part of a substantiated allegation.
- The Executive Headteacher / Senior Manager / CEO / Chair of the Trust will regularly review all low level concerns received, in order to identify any emerging patterns of concerning behaviour related to individual(s) or to identify any weaknesses in Pre-School culture where revision of policy or additional training may be a requirement.

# (b) Safeguarding concerns about an adult in school – how to report

- If any adult working in our Pre-School has a **safeguarding concern** about another adult or has concerns about another adult posing a risk to children, they should report these concerns. This duty is applied regardless of whether the person about whom there are concerns is an Pre-School Practitioners, volunteer (including members of the Pre-School Trust Board), a member of the Waterton Trust central staff member or external visitor, i.e. supply teacher or student.
- All reports of safeguarding concern about Pre-School Practitioners, Pre-School volunteers (including members of the Pre-School Trust Board) or external visitors must be made directly to the Executive Headteacher. Exceptionally, in the Executive Headteacher's absence, the report may be made to the Senior Manager.
  - o In the event that the concern is about the Executive Headteacher, this should be reported to the CEO.
  - o If the concern is concerning a member of the Waterton Trust central team, it must be made directly to the CEO.
  - Where the concern relates to the CEO, it must be reported to the Chair of the Trust. Please see <u>Appendix</u>
     3 for the contact details for these individuals.
- If the report of a safeguarding concern is made verbally, it must be followed up in writing by the person reporting the concern using the form below in <a href="mailto:appendix 4b">appendix 4b</a>, as directed by the person to whom the concern has been reported.
- On occasion, we may receive safeguarding concerns from individuals outside of our Pre-School. In this instance, the person to whom the report is made must share the concern in line with processes outlined above.
   Safeguarding concerns received from external sources will be responded to in the same way as a concern being received from inside the Pre-School.

# **LADO Referral process**

• The Manager, or a Deputy acting in their absence, must inform the Executive Headteacher and seek advice before contacting the Local Authority Designated Officer (LADO) in relation to any allegation against Practitioners or

- volunteers. If the allegation is against the Executive Headteacher, the CEO must be informed. If the allegation is against the CEO, the Chair of Trustees will lead the response.
- In line with Keeping Children Safe in Education (2025), contact with the LADO must be made as soon as possible
  and always within one working day of the allegation being received. No internal investigation should take place
  prior to this contact and advice being sought from both the Trust and the LADO.
- Where an allegation meets the threshold, the individual who makes the referral to the LADO will be nominated as the case manager, unless circumstances require that the role be undertaken by a more senior or independent colleague—such as The Executive Headteacher or Senior Manager.
- Where the concern involves a person not directly employed by the school (e.g. supply staff), the same procedure
  applies. The Manager must also inform the individual's employer or agency after referral to the LADO, to ensure
  full cooperation in any resulting investigation or process.
- All LADO referrals must be immediately reported to the Trust Deputy CEO, who will provide oversight and support throughout.

# Information sharing

- When directed to by the LADO, the case manager will inform the accused person of the allegation and will give as
  much information as possible about its nature. We have a duty of care to our employee/volunteer and will provide
  effective support to anyone in this situation, as well as ensuring that the matter is dealt with quickly, fairly and
  consistently.
- If directed by the LADO, the case manager will also tell the parents of the child or children involved of the allegation (if they are not already aware) and will keep them informed as to the progress and outcome of the process.

# Managing an allegation

- As directed by the LADO, and in consultation with the Waterton HR team and the CEO and Deputy CEO, we will
  assess the possible risk posed by the accused individual if they are to continue in their role. This assessment may
  result in suspension if the risk is considered sufficient and if all suitable alternative options have been considered.
- If a member of Practitioners or volunteer who is judged to be unsuitable to work with children resigns or their services cease to be used, we will assess the situation against the published DBS criteria, and, in the case of teachers, Teaching Regulation Agency criteria, and will follow up with a referral to either or both regulatory bodies where necessary. A compromise or settlement agreement will not be used in cases where this would prevent a referral to DBS being made, as to do so could result in a criminal offence and is non-compliant with our legal duty.
- One-off and/or repeated allegations of malicious, false, unfounded or unsubstantiated conduct will not be referred to in employer references.
- Where an allegation has been found to be malicious, we will consider whether to take further action, either via the Behaviour policy (in the case of a child) or via discussion with the Police (in the case of a parent or other adult)

# **Record keeping**

- Full details of each stage of the allegations process will be recorded in writing by the Case Manager.
- Where an allegation has been found to be malicious, i.e. the allegation is disproved and there has been a deliberate attempt to deceive, all details and records will be removed from the person's personnel file.
- For allegations found to be substantiated, false, unfounded or unsubstantiated, details of the allegation and the investigation process, including the outcome, will be kept as per the Disciplinary policy, but usually separately and confidentially to the person's personnel file, with a copy also provided to the person concerned.
- Records will be retained for a period of 10 years from the date of the allegation, or until the accused has reached pension age (if this is sooner)

# **Learning lessons**

• As soon as is practicable, all involved parties will convene to review the facts of the case, reflect on any lessons to be learned, and implement any needed changes to policy and/or procedure. Where applicable, this will include reference to any feedback given by the LADO.

# Adult Concern Report Form Low Level and Safeguarding Concerns

This form can be used to share any concern with the Executive Headteacher / Senior Manager / DSL, no matter how small or seemingly insignificant, even if no more than causing a sense of unease or a 'nagging doubt' – that an adult may have acted in a way that is inconsistent with the Schools' Code of Conduct [including inappropriate conduct outside of work] and/or in a way that on first glance does not appear to meet the allegation, 'harm' threshold.

A concise record is required, including brief context in which the concern arose, plus details which are chronological, precise and as accurate as possible, of any such concern and /or relevant incident[s]. [Continue on separate sheets as necessary]. The form should be signed, times and dated

precise and as accurate as possible, of any such concern and /or relevant incident[s]. [Continue on separate sheets a		
necessary]. The form should be signed, times and dated.		
Details of CONCERN:		
Name of Practitioner:		
Setting:	Role:	
Signed :	Time and Date :	

Received by (name):		
Setting:	Role:	
Signed: T	ime and Date :	
Initial Assessment (please tick)		
<ul> <li>Low level concern ☐ If yes, please follow steps set out in the Child Protect regards to low level concerns</li> </ul>	tion and Safeguarding Policy in Appendix 4a with	
<ul> <li>Safeguarding concern □         If yes, please follow steps set out in the Child Protect Safeguarding concerns     </li> <li>WAS THE PRACTITIONER SPOKEN TO? [Good practice will red)</li> </ul>		
NO □ - Give a brief but valid reason/explanation for not;	equire a responsej.	
YES □ - Please complete detail below - PRACTITIONER'S RE	SPONSE TO CONCERN :	
ACTION TAKEN:		
Was advice/guidance sought from the LADO and or Human Resources? Yes : $\Box$ No : $\Box$		
Signed :	Dated :	

This record form will be held securely, either digitally or in paper form, in one central file in accordance with the School's Code of Conduct and any associated guidance regarding the management of concerns and or allegations and in accordance with School's Data Management practices/policies.

Low Level Concern reporting will be treated as confidential as far as possible, however in certain circumstances it may be necessary to share and or disclose the information with third parties for relevant and necessary reasons. This includes where a reporter has indicated they wish to remain anonymous.

# Appendix 5 – Local agency procedures and Links

# Barnsley Safeguarding Children Partnership – Local Procedures (all available via BSCP tri.x portal or BCBC safeguarding web pages)

Name	Description	Website / Contact Details
Thresholds for	Defines tiers of need (Early Help to statutory	https://barnsleyscp.trixonline.co.uk/conten
Intervention – Early Help	intervention), updated May 31, 2024. Essential	ts/contents
and Beyond (May 2024)	for understanding when and how to act.	
Thresholds for	Printable PDF version of the toolkit, also from	https://www.barnsley.gov.uk/media/nf3d4j
Intervention	May 2024. Useful for offline reference.	xg/barnsley-thresholds-for-intervention.pdf
BSCP Escalation Policy &	Framework for dispute resolution when	https://trixcms.trixonline.co.uk/api/assets/
Professional Resolution	professionals disagree, updated May 31, 2024.	barnsleyscp/c8f3c188-ffff-4e87-9ce4-
Form (May 2024)		df1d3734c443/escalation-pol.pdf
Core Procedures:	Multi-agency procedures covering Recognising	
Referrals, Assessments,	Abuse (Apr 8 2025), Referrals (Oct 7 2024), CP	
Conferences	Plans (May 31 2024), Info Sharing Agreements,	https://barnsleyscp.trixonline.co.uk/conten
(April/October 2024–May	Transitional Safeguarding, and more.	ts/contents
2025)		
Child Protection Enquiries	Guidance on conducting Section 47 enquiries,	https://barnsleyscp.trixonline.co.uk/chapte
– Section 47	including strategy meetings and timescales,	r/child-protection-enquiries-section-47-
	updated Oct 7 2024.	children-act-1989
Children and Families	Procedures for secure transfer of cases, including	https://barnsleyscp.trixonline.co.uk/chapte
Moving Across Local	escalation reference, updated May 31 2024.	r/children-and-families-moving-across-
Authority Boundaries		local-authority-boundaries-or-abroad?
Person Posing a Risk to	Defines criteria and procedures for assessing	https://barnsleyscp.trixonline.co.uk/chapte
Children	individuals who may present a risk	r/person-posing-a-risk-to-children-
		guidance-and-procedure

# Wakefield Safeguarding Children Partnership – Local Procedures which can be found here: <a href="https://www.wakefieldscp.org.uk">https://www.wakefieldscp.org.uk</a>

Name	Description	Website / Contact Details
Continuum of Need	Framework to Support Decision Making	https://www.wakefieldscp.org.uk/wp-
	(April 2023)	content/uploads/2021/11/Final-
		Continuum-of-1-2.pdf
West Yorkshire	West Yorkshire Consortium Inter Agency	https://westyorkscp.trixonline.co.uk
Consortium Procedures	Safeguarding and Child Protection	
	Procedures.	
Section 47	Child Protection Enquiry Guidance (Nov	https://wakefieldcs.trixonline.co.uk/cha
	2024)	pter/child-protection-enquiries-section-
		<u>47</u>
WSCP Wakefield	Wakefield Safeguarding Children Partnership	https://www.wakefieldscp.org.uk
Safeguarding Children	(WSCP) supports local organisations who	
Partnership	work or volunteer with children and families	

	to work together to safeguard children and	safeguard children and	
	promote their welfare.		
Children Missing	Guidance for Schools, Providers and	https://www.wakefield.gov.uk/media/n	
Education - Wakefield	Professionals from Wakefield Council	oebgkw5/children-missing-education-	
Council		guidance-for-schools.pdf	
Wakefield WF-I-Can	Online resource for children and young	https://wf-i-can.co.uk	
	people in Wakefield		
Wakefield Council -	Supporting a child or young person with	https://www.wakefieldscp.org.uk/wp-	
Suicide	stress, depression or suicidal thoughts -	content/uploads/2023/09/296973-	
	Wakefield Council	Worried-about-a-young-person-	
		booklet-2_Final-june-23.pdf	
Wakefield Council	Wakefield Resilience framework to build	https://www.riskandresilience.org.uk	
	resilience in our students.		

# **National Links**

Name	Description	Website / Contact Details
NSPCC (National Society	The NSPCC is a leading charity dedicated to	https://www.nspcc.org.uk/
for the Prevention of	preventing child abuse and providing	
Cruelty to Children)	support for children and families. They offer	
	resources, helplines, and training for	
	professionals and parents on safeguarding	
	issues.	
Operation Encompass	Operation Encompass is a police and	https://www.operationencompass.org
	education early information safeguarding	
	partnership enabling schools to offer	
	immediate support to children experiencing	
	domestic abuse.	
Child Exploitation and	CEOP is a part of the National Crime Agency	https://www.ceop.police.uk/
Online Protection	and focuses on combating the sexual	
(CEOP) Centre	exploitation of children online. The website	
	provides resources for children, parents, and	
	professionals on online safety.	
Educate Against Hate	This government-supported website	https://educateagainsthate.com/
	provides resources and guidance to help	
	parents, teachers, and school leaders tackle	
	extremism and radicalization.	
UK Safer Internet	This centre provides resources and advice to	https://www.saferinternet.org.uk/
Centre	promote the safe and responsible use of	
	technology among children and young	
	people.	
Kidscape	Kidscape focuses on preventing bullying and	https://www.kidscape.org.uk/
	child abuse. They offer training, advice, and	
	resources for parents, professionals, and	
	children.	
The Hazelhurst Centre	The Hazelhurst Centre offer free,	https://hazlehurstcentre.org
	confidential healthcare and compassionate	Tel: 0330 2233617
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	support to anyone in West Yorkshire that	
	has experienced sexual assault or rape in	
	their lifetime.	
Respect Phoneline	This helpline provides support and	https://respectphoneline.org.uk/
	information to those concerned about	
	domestic abuse or violence. It also offers	
	guidance to perpetrators who want to	
	change their behaviour.	
YoungMinds	YoungMinds is a charity focused on children	https://youngminds.org.uk/
	and young people's mental health. Their	
	website provides resources and advice for	
	parents and professionals.	
The Anna Freud	This organization focuses on children and	https://www.annafreud.org/
National Centre for	young people's mental health and offers	
Children and Families	resources, training, and research-based	
	insights for parents and professionals.	
PAPYRUS	PAPYRUS is the national charity dedicated to	https://www.papyrus-uk.org
	the prevention of young suicide.	https://papyrus-uk.org/wp-
		content/uploads/2018/10/400734-
		Schools-guide-PAPYRUS.pdf
		Tel: 0800 0684141
		Text: 07860 039967

# **Appendix 6 – Safer Recruitment Procedures**

Recruitment, selection and pre-employment vetting is carried out in accordance with Keeping Children Safe in Education (2025) including:

- At least one person on every interview panel will have undertaken Safer Recruitment training.
- Any family or close friend relationship must be declared as soon as they become apparent. No employee will be
  the selection panel for the recruitment of a family member or close friend.
- Clear and detailed job descriptions will be created, outlining roles, responsibilities, and required qualifications for each position.
- Advertisements will include the following statement: "We are committed to safeguarding and promoting the
  welfare of children and young people and require all Practitioners and volunteers to share and demonstrate this
  commitment. The successful candidate will have to meet the requirements of the person specification and will be
  subject to the relevant pre-employment checks which will, where applicable, include a health check, an enhanced
  DBS check, the Children's Barred List check and satisfactory references and a basic online search."
- CV's will not be accepted as part of the application process.
- All gaps in employment will be explored with candidates during the interview process.
- References will be sought before interview so any concerns can be explored with the applicant at interview along
  with any gaps or inconsistencies from their application form. References will be validated with a phone call to the
  source.
- All offers of employment will be conditional upon satisfactory completion of the pre-employment checks applicable for the role.
- Pre-employment checks are undertaken in line with Keeping Children Safe in Education. All Practitioners, including
  volunteers, should undergo Disclosure and Barring Service (DBS) checks to assess their criminal record and
  suitability to work with children.
- The Trust has considered whether or not to include online searches of publicly available information as part of the
  pre-employment check, and has opted not to do so in order to respect privacy, avoid potential bias, and ensure
  that all recruitment processes focus on relevant professional qualifications and experience.
- The Single Central Record is maintained in accordance with Keeping Children Safe in Education.
- Agency/Supply Practitioners: We will obtain written confirmation from supply agencies that agency and third party Practitioners have been appropriately checked and trained and ensure the correct person arrives in school.
- To comply with the DBS code of practice and Under GDPR we will not keep the original or copies of DBS certificates.

# **Volunteers**

The Trust / Pre-School will complete and record a written risk assessment to determine whether the role is regulated activity and what checks are required. Where not in regulated activity, volunteers will be appropriately supervised.

# **Contractors**

The Trust / Pre-School will verify contractor identity on arrival. Where contractors work in regulated activity or unsupervised, the Pre-School will obtain assurance of appropriate checks. Contractors on site will be supervised as required and follow our code of conduct

# **Visitors in school**

Visitors and parents are not allowed into schools or settings without signing In and obtaining a visitor's badge and will be accompanied whilst inside the building(s). Visitors must sign in on arrival and sign out again on departure. Unbadged and unaccompanied visitors will be challenged by Practitioners and escorted to the office to complete the signing-in procedures. Those visiting the school or setting sites to collect or drop off children or to watch events or concerts are restricted to appropriate areas and will be directed as to which locations are available to them.

Pre-Schools will check the identity of all new agency Practitioners and Students on arrival (by requesting photo id) and ensure the person presenting themselves for work / placement is the same person that the agency / college has provided vetting checks for. All visitors will be issued with a leaflet informing them of who the DSL's are, the code of conduct expected and what to do if they have a safeguarding concern.

Document Detail				
Document Name		Child Protection and Safeguarding Policy		
Version		3		
Chief Officer Signature:		D Dickinson, CEO		
Effective from:		September 2025		
Approved by:		Trust Board		
Approval meeting reference:		November 2025		
Next Review Date:		November 2026		
Version C	Control			
Version	Date	Author	Change /Reference	
1	July 2023	Marie-Claire Bretherton	New policy created based on KCSIE and cross-referenced to any local templates provided by the local authority	
2	Sept 2024	Marie-Claire Bretherton	Updated policy based on KCSIE 2024.	
2	Sept 2025	Marie-Claire Bretherton	P3 – Add " Practitioners will actively building trusted relationships that enable children to speak freely. Practitioners will respond with empathy, curiosity and without judgement, adopting a trauma-informed, victim-centred approach." In roles and responsibilities.  P3 - Added section on Listening to Children under roles and responsibilities.  P5 – Strengthened to emphasis the focus in KCSIE 2025 on child voice "The Designated Safeguarding Lead and their Deputy will encourage amongst Practitioners a culture of listening to children and actively building trusted relationships that enable children to speak freely.  Practitioners will take into account children's views and experiences in all safeguarding decisions, responding with empathy, curiosity and without judgement. Practitioners will be trained to adopt a victim-centred approach, reassuring children that disclosures are taken seriously and that they will be supported and kept safe."  P5 – added "The DSL must ensure any appointee is trained and suitable, per KCSIE Annex C." in relation to the selection of an 'appropriate adult'.  P7 – regarding transfer of records, added "Wherever possible, this transfer will be completed electronically using a secure, encrypted method to ensure the safe handling of sensitive information. Confirmation of receipt	

will be requested and recorded. Where electronic transfer is not feasible, a physical transfer will be arranged in a manner that ensures confidentiality and safe delivery." P8 – Strengthened to emphasis the focus in KCSIE 2025 on child voice "In their role of seeing children' day to day, our Practitioners are well placed to observe their behaviours and to identify any concerns relating to a child's mental health, which may emerge through direct communication with the child, trusted relationships, or observed changes in behaviour. Practitioners will remain alert to the fact that children may not have the language to express what is happening to them, and will foster a culture of ongoing dialogue that helps children feel safe to speak." P8 – Added "In all Early Help work, Practitioners will proactively seek and record the child's views, ensuring that support plans reflect their lived experience."

P10 Added Alternative provision oversight – DSL must secure written safeguarding assurances, share risk info, visit termly, and end placements if concerns arise.

P19 Added Private fostering duty – DSL must notify the Local Authority and support their assessment.

P27 Added Abuse of position of trust statement – explicit reference to Sexual Offences Act 2003, criminal offence for sexual activity with under-18s in a position of trust.

P28 Updated section on making LADO referrals to make it clear how the Trust will support DSLs in advance of investigations or referrals.

Updated and added key links in Appendix 5

P36 Strengthened Volunteers section – written risk assessment required to determine checks; supervision if not in regulated activity.

P36 Added Contractors section – identity verification on arrival, assurance of checks, supervision, and adherence to code of conduct.