MOORSIDE COMMUNITY PRIMARY SCHOOL

SAFEGUARDING AND CHILD PROTECTION POLICY
# Safeguarding and Child Protection Policy

Moorside Community Primary School

Head Teacher: S. Lawler-Smith

## Named personnel with designated responsibility

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<tr>
<th>Designated SLT</th>
<th>Deputy designated SLT</th>
<th>Nominated Governor</th>
<th>Chair of Governors</th>
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<td>S. Lawler-Smith</td>
<td>Adam Hossen</td>
<td>S. Corlett</td>
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## Change History

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<td>1</td>
<td>Oct 2019</td>
<td>Amendments to incorporate KCSIE Sept 2019</td>
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Key Contacts

Headteacher – Stephen Lawler-Smith 0161 921 1295

Designated Safeguarding Person / Lead: Stephen Lawler-Smith 0161 921 1295

Deputy Designated Safeguarding Lead: Adam Hossen 0161 921 1295
Hayley Kearsley 0161 921 1295

Operational Safeguarding Lead: Dawn Howarth 0161 921 1295

Designated Looked After Children Person/Lead: Stephen Lawler-Smith 0161 921 1295
Dawn Howarth 0161 921 1295

Named Governor for Child Protection: Stacey Corlett 07939382944

The Bridge Partnership for child protection referrals – tel: 0161 603 4500 or e mail worriedaboutachild@salford.gov.uk

GMP Public Protection Investigation Unit (PPIU) – for referrals/consultation about crime-related safeguarding concerns – tel: 0161 856 5171 or e mail parklane.ppiu@gmp.police.uk

Managing allegations against an employee (or volunteer) - Local Authority Designated Officer (LADO) tel: 0161 603 4350 / 4445

Worried About a Child?

All reports or enquiries concerning the welfare or safety of a child must go straight to the Bridge Partnership on 0161 603 4500 as the first port of call. This applies to reports from council staff, the public, partners and outside agencies. The email address is worriedaboutachild@salford.gov.uk

If a child is in immediate danger of being harmed, or if a child is home alone, the police should be called on 999.
This policy should be considered alongside school children protection procedures (Appendix 2) and other related policies in school. These are:

- Intimate Care
- Core Values
- School Security
- Anti-bullying (including cyber, homophobic and gender based bullying)
- Special Educational needs
- Health and Safety
- Online Safety and Mobile Technology (Including monitoring and filtering policy)
- Appropriate use of Technology
- Safer working practice
- Educational Visits Policy
- Staff behaviour / Code of conduct policy
- Handling Allegations of Abuse Against Staff
- Whistleblowing
- Safer recruitment
- PSHE (including Core Values)
- Children Missing in Education
- Child Sexual Exploitation
- Human Trafficking and Modern Slavery
- Female Genital Mutilation (FGM)
- Young Carers
- Prevent Duty
- Peer on Peer abuse
- Suicide Prevention
- Ethos, Relationship, Sex and Health Policy

This policy has been developed in accordance with the principles established by the Children’s Acts 1989 and 2004: the Education Act 2002 and in line with “Keeping Children Safe in Education” 2019.

1. Introduction

1.1. Moorside Primary School is a Primary School based in Swinton, Manchester. This policy sets out our school’s commitment to safeguarding and promoting the welfare of children who attend the school.

1.2. ‘Our school fully recognises the contribution it can make to protect children and support pupils in school and beyond’.

‘There are three main elements to our Safeguarding Policy’.

(a) **Prevention:**
(e.g. positive school atmosphere, teaching and pastoral support to pupils).

(b) **Protection:**
(By following agreed procedures, ensuring staff are trained and supported to respond appropriately and sensitively to Child Protection concerns).
(c) **Support:**
*(To pupils and school staff and to children who may have been abused).*

Children includes everyone under the age of 18.

This policy applies to all adults, including temporary staff\(^1\), volunteers and governors. The policy has been developed in accordance with the principles established by the Children Acts 1989 and 2004; Section 128 of the Education Act 2002; Education and Skills Act 2008 and in line with government publications: ‘Working Together to Safeguard Children’ 2018, Revised Safeguarding Statutory Guidance 2 ‘Framework for the Assessment of Children in Need, and their Families’ 2000, Information sharing advice for safeguarding practitioners (2018) and ‘What to do if You are Worried a Child is Being Abused’ 2015. The guidance reflects, ‘Keeping Children Safe in Education’ September 2019.

The Governing body takes seriously its responsibility under section 175 of the Education Act 2002 to safeguard and promote the welfare of children; and to work together with other agencies to ensure adequate arrangements within our school to identify, assess, and support those children who are suffering harm.

2. **School Commitment**

2.1. ‘We recognise that high self-esteem, confidence, peer support and clear lines of communication with trusted adults helps all children, and especially those at risk of or suffering harm from abuse or neglect.’

Our school will therefore:

(a) Establish and maintain an ethos where children feel secure, are encouraged to talk and are listened to. This will be achieved through learning in lessons and assemblies. Regular consultation with the children through the pupil governors, including pupil questionnaires and monitoring children at playtimes.

(b) Ensure that children know that there are adults in the school who they can approach if they are worried or are in difficulty. Key adults and worry boxes are allocated in each key stage, children understand how and when to use these.

(c) Establish and maintain an ethos where children are supported with their emotional well-being and mental health.

(d) Include in the curriculum, activities and opportunities for PSHE and Relationships Education, Relationships and Sex Education and Health Education which becomes mandatory from September 2020 which equip children with the skills they need to stay safe and/or communicate their fears or concerns about abuse.

(e) Include in the curriculum, material which will help children develop realistic attitudes to the responsibilities of adult life, particularly with regard to childcare and parenting skills.
*(See PHSE curriculum).*

(f) Ensure that every effort will be made to establish effective working relationships with parents and practitioners from other agencies.

2.2 Everyone who comes into contact with children and their families has a role to play in safeguarding children. School and college staff are particularly important as they are in a position to identify concerns early and provide help for children, to prevent concerns from escalating. Schools and colleges and their staff form part of the wider

\(^1\) Wherever the word “staff” is used, it covers ALL staff on site, including ancillary supply and self employed staff, contractors, volunteers working with children etc, and governors.
safeguarding system for children. This system is described in statutory guidance *Working Together to Safeguard Children 2018*. Schools and colleges should work with social care, the police, health services and other services to promote the welfare of children and protect them from harm. This includes providing a co-ordinated offer of early help when additional needs of children are identified and contributing to inter-agency plans to provide additional support to children subject to child protection plans.

2.3 The Education and Inspections Act 2006 states, ‘all schools must have measures to encourage good behaviour and prevent all forms of bullying amongst pupils’. This Act also gives head teachers the ability to ensure that pupils behave when they are not on school premises or under the lawful control of school staff.

2.4 Safeguarding and promoting the welfare of children is everyone’s responsibility. Everyone who comes into contact with children and their families and carers has a role to play in safeguarding children. In order to fulfil this responsibility effectively, all professionals should make sure their approach is child-centred and contextual. This means that they should consider, at all times, what is in the best interests of the child including the wider environmental factors that are present in a child’s life that are a threat to their safety and/or welfare. The development of appropriate multi-agency procedures and the monitoring of good practice are the responsibilities of the Salford Safeguarding Children Partnership (SSCP).

3. Roles and Responsibilities

3.1. All adults working with or on behalf of children have a responsibility to protect children. There are, however, key people within schools and the Local Authority who have specific responsibilities under Safeguarding and child protection procedures. The names of those carrying these responsibilities in school for the current year are listed in the key contracts section on page 2 of this document.

**Designated Safeguarding Person/Lead**

3.2 Governing bodies and proprietors should appoint an appropriate senior member of staff, from the school or college leadership team, to the role of designated safeguarding person/lead. The designated safeguarding person/lead should take lead responsibility for safeguarding and child protection. This should be explicit in the role-holder’s job description and describe the broad areas of responsibility and activities related to the role (as outlined in Annex B of *Keeping Children Safe in Education September 2019*).

This person should have the appropriate authority and be given the time, funding, training, resources and support to provide advice and support to other staff on child welfare and child protection matters, to take part in strategy discussions and inter-agency meetings – and/or to support other staff to do so – and to contribute to the assessment of children.

It is a matter for individual schools and colleges as to whether they choose to have one or more deputy designated safeguarding person(s). Any deputies should be trained to the same standard as the designated safeguarding lead.

Whilst the activities of the designated safeguarding person/lead can be delegated to appropriately trained deputies, the ultimate lead responsibility for safeguarding and child protection, as set out, remains with the designated safeguarding lead. This responsibility should not be delegated.

The Head Teacher and Named Governor should appoint a Designated Safeguarding Person/Lead and Deputy Designated Safeguarding Person/Lead(s) to the role provided that the appointment is made in the context of:

i. proven and documented competency on the part of the appointee

ii. robust arrangements for the Designated Safeguarding Person/Lead to liaise directly with the Head Teacher about child protection and safeguarding issues, including one to ones on a regular basis
iii. sufficient direction and support given to the appointee so that they are recognised within the school community as fulfilling this role with confidence and competence

iv. a clear school safeguarding policy that sets out for all stakeholders the respective roles and other arrangements for safeguarding in the school.

3.3 The role of the Designated Safeguarding Person/Lead is to:

- Ensure that he/she receives SSCP refresher training at two yearly intervals to keep knowledge and skills up to date.

- In addition to their formal training, as set out above, their knowledge and skills should be updated, (for example via e-bulletins, meeting other designated safeguarding person/leads, or taking time to read and digest safeguarding developments), at regular intervals, but at least annually, to keep up with any developments relevant to their role.

- Liaise with the local authority and work with other agencies in line with Working Together to Safeguard Children 2018. During term time the designated person/lead and/or a deputy should always be available, during school/college hours, for staff to discuss any safeguarding concerns. It is a matter for the individual school/college and the designated safeguarding person/lead to arrange adequate and appropriate cover arrangements for any out of hours/out of term activities.

- Ensure that he/she attends all Designated Person Seminars on behalf of the school (or arranges for the deputy designated safeguarding person/lead to attend if exceptionally unable to do so themselves).

- Ensure that there is evidence that all staff and governors have read and understood Part One of Keeping Children Safe in Education 2019

- Ensure that all staff receive regular safeguarding and child protection updates (for example, via email, e-bulletins, staff meetings) as required, but at least annually, to provide them with relevant skills and knowledge to safeguard children effectively.

- Ensure that new staff receive school-based safeguarding and child protection training at induction.

- Ensure that temporary staff and volunteers are made aware of the school’s arrangements for safeguarding children at commencement of work.

- Ensure that the school operates within the legislative framework and recommended guidance.

- Ensure that all staff and volunteers are aware of the Greater Manchester and Salford Safeguarding Children Procedures.

- Ensure that the Head Teacher is kept fully informed of any concerns.

- Develop effective procedures to work with social care, the police, health services and other services to promote the welfare of children and protect them from harm.

- Decide upon the appropriate level of response to specific concerns about a child e.g. discuss with parents, or refer to the Bridge Partnership.

- Liaise and work with Salford’s The Bridge Partnership over suspected cases of child abuse.
• Ensure that accurate safeguarding records relating to individual children are kept separate from the academic file in a secure place, marked 'Strictly Confidential' and are passed securely should the child transfer to a new provision. The originating school should consider whether it needs to retain a copy of the records (for example, if a sibling continues to attend the school). If a copy is retained the reason for this should be recorded.

• Submit reports to, and ensure the school’s attendance at, child protection conferences contributing to decision making.

• Ensure the school’s delivery of actions planned to safeguard the child (e.g. through core group participation).

• Ensure that the school effectively monitors children about whom there are concerns, including notifying Salford’s Referral, Investigation and Assessment Team when there is an unexplained absence of more than two days for a child who is the subject of a child protection plan.

• Provide guidance to parents, children and staff about obtaining suitable support and advice in respect of concerns about the child’s welfare.

**Designated Looked After Children Person/Lead**

3.4 Governing bodies of maintained schools and proprietors of academy schools must appoint a designated teacher to promote the educational achievement of children who are looked after and to ensure that this person has appropriate training. (refer to the Looked After Children Policy and Procedures for more detail)

3.5 The Designated Looked After Children Person/Lead needs to work in partnership with the Designated Safeguarding Person/Lead and the Virtual School Head to ensure the safeguarding vulnerabilities for Looked After Children are appropriately met. In addition the Virtual School Head receives pupil premium plus additional funding based on the latest published numbers of children looked after in the authority. In maintained schools and academies the Looked After Children Designated Person/Lead should work with the virtual school head to discuss how that funding can be best used to support the progress of looked after children in the school and meet the needs identified in the child’s personal education plan.

**Governing Bodies**

3.6 Governing bodies, management committees and proprietors must ensure that they comply with their duties under legislation. They must have regard to the Keeping Children Safe in Education 2019 guidance, ensuring that policies, procedures and training in their schools or colleges are effective and comply with the law at all times.

**Named Governor for Child Protection**

3.7 Governing bodies and proprietors should have a senior board level (or equivalent) lead to take leadership responsibility for their school’s or college’s safeguarding arrangements. The role of the Named Governor is key to ensuring that the governing board fulfils its responsibilities in respect of safeguarding children. The Named Governor should therefore ensure that the school:

• Has an effective safeguarding children policy in place and follows local procedures. Policies should be reviewed annually.

• Completes and records the outcome of a Section 128 check for all Governors in non-regulated activity

• Recruits staff and volunteers in line with safer recruitment processes.
• Has procedures for dealing with allegations of abuse made against staff and volunteers.

• Has a designated senior member of staff for dealing with safeguarding children issues.

• Accesses appropriate safeguarding children training for all staff, in line with statutory requirements.

• Provides regular quality assurance reports to the governing body in relation to policy, procedures, audits and Section 11 statutory requirements.

• Liaises with the Headteacher to ensure that deficiencies in safeguarding arrangements are remedied without delay.

Headteacher

3.8 The Headteacher has prime responsibility for leading the school in fulfilling the ethos and policies set down by the governing body, including those set out above in the responsibilities for the Named Governor.

3.9 In such a role the Headteacher will ensure that safeguarding is central to whole school policy and practice, embedded in the delivery of the curriculum and in all systems for managing the school.

3.10 Part of the means of demonstrating such leadership is in attending SSCP training on a regular basis and at least every 3 years. Such leadership is also demonstrated by embedding safeguarding awareness into the school’s organisational development and training programmes.

4. Procedures – Early Intervention

Policies - We follow the Greater Manchester Safeguarding Procedures adopted by SSCP. The procedures provide a framework within which all agencies and professionals can work together to safeguard and promote the welfare of children and young people across Greater Manchester.

http://greatermanchesterscb.proceduresonline.com

We recommend that you register for alerts to automatically receive notification when the manual is updated. You can also subscribe to receive free Policy Briefings or Practice Guides.

We take account of local supporting pathway guidance and additional policies from Salford Safeguarding Children’s Board.

https://safeguardingchildren.salford.gov.uk

4.1 It is very important that practitioners intervene as early as possible if a child or young person has additional needs and services can help in meeting these needs. Such action can help prevent problems becoming child protection concerns. The Early Help Assessment (previously Family Assessment) is a tool for the early help assessment of need at level 2 of the Salford Thresholds of Need and Response Model https://safeguardingchildren.salford.gov.uk

Salford’s Early Help Strategy sits alongside Thresholds of Need and Response on the SSCP website http://safeguardingchildren.salford.gov.uk

For more about the Early Help Assessment go to www.salford.gov.uk/caf.htm. The “What is an Early Help assessment form?” page contains a copy of the Thresholds of Need.
4.2 The Anti-Bullying Policy ensures that we foster a culture of safety throughout the school where children and young people are able to alert us to any incidents of bullying and be confident that they will be dealt with effectively. The Anti Bullying Policy also enables us to prevent issues escalating to safeguarding concerns.

5. Procedures – Child Protection

Moorside Primary School fully recognises its responsibility for safeguarding children.

5.1 Where it is identified that a child is suffering from, or is at risk of significant harm, we will follow the child protection procedures set out by the Salford Safeguarding Children Partnership.

5.2 In implementing the Moorside Primary School policies and procedures on Safeguarding and Child Protection the following points should be considered:

- The Headteacher will ensure that the policies relating to safeguarding will be implemented and monitored on an on-going basis with annual evaluation of effectiveness and review. The Review will be presented as an annual item to the governing body.
- All staff and governors will be kept informed about the Contextual Safeguarding approaches the school is using to safeguard and protect all pupils, and especially the most at risk and vulnerable pupils within the school.
- All staff and governors will be kept informed about child protection procedures using a variety of means such as staff meetings, Inset Days, one-to-ones and briefings in various forms.
- At induction new and/or temporary staff should be made aware of and provided with copies of the following policies and procedures within school, with clarity about how safeguarding fits into whole school policy.
  - the child protection policy;
  - the behaviour policy;
  - the staff behaviour policy (sometimes called a code of conduct);
  - the safeguarding response to children who go missing from education;
  - the role of the designated safeguarding lead (including the identity of the designated safeguarding lead and any deputies).
  - Part 1 and Annex A of Keeping Children Safe in Education 2019
- All existing staff including teachers, teaching assistants, administrators, welfare and ancillary staff, will be made aware and provided with Keeping Children Safe in Education 2019 Part 1 and Annex A as well as any updated school policies and procedures.
- As well as teachers all other staff in school, such as Teaching Assistants, administrators, welfare staff, kitchen staff etc will receive the core training on safeguarding and an induction that is specific to their role including knowing what to do if there are child protection concerns.
- Parents will be informed of the school’s duties and responsibilities under the policy and procedures in a range of ways that reflects diverse ability to use methods of communication. Therefore as well as the use of general methods (such as a Statement in the School brochure or information pack; website features; one-to-one conversations; use of audio facilities etc) consideration should also be given to the ability of parents to access these.

6. Training and Support

6.1 Our school will ensure that the Designated Safeguarding Person/Lead, Deputy Safeguarding Person/Leads and the nominated governor for Child Protection attend training relevant to their role on at least an annual basis including email, e-bulletins, staff meetings, Whole School Safeguarding Training and Multi Agency Child Protection training within this timescale.
All staff will receive Level 1 safeguarding training every 18 months. New staff will receive initial induction training when they commence employment. Volunteers will also receive the induction training.

Updates about current child protection issues are communicated through staff meetings and e-mail briefings.

Prescribed Whole School and Designated Child Protection Person and Safeguarding Training Requirements

6.2 There is an agreed set of prescribed training requirements in Salford for school staff, as follows:

6.3 All School Staff – All school staff who do not have designated lead responsibility for child protection are required to undertake SSCP approved training to promote and safeguard the welfare of children and young people every 18 months.

This is currently available through the Whole School Safeguarding Service Level Agreement (SLA) purchased through The School Workforce Development Officer in Children’s Services.

As safeguarding is ‘everybody’s’ responsibility then all staff in the school should know who to contact if they are concerned about a child or young person so it is important to ensure all new staff receive appropriate training and induction so that they clearly understand their roles and responsibilities.

6.4 Designated Safeguarding Person/Lead and Deputy(s) – As a minimum the Designated Safeguarding Person/Lead and Deputies should attend the SSCP 2 day Foundation Course preferably prior or as soon as possible after beginning the role of Designated Person. The Foundation Training can be refreshed after a period of 2 years with the one day SSCP Refresher course. Depending upon the circumstances of the school, Ofsted may require that the Designated Person(s) attend the Refresher course.

Designated Safeguarding Person/Leads and Deputy Person/Lead(s) are required to keep their knowledge and skills up to date on an annual basis. The Whole School Safeguarding SLA delivers termly, SSCP approved, two hour seminars which provide suitable updates for designated persons to refresh skills and knowledge. (Schools must have purchased the Whole School Safeguarding SLA to eligible to attend these seminars)

After attending the Foundation Course (or equivalent) the Designated Person/Lead and Deputies should also consider accessing the following courses as relevant to the circumstances of the school, in line with SSCP annual priorities and national priorities.

- Attachment
- Early Help Assessment
- Contextual Safeguarding
- Child Sexual Exploitation
- Communicating with Children
- Core Group
- Online Safety and Mobile Technology
- Child Gambling
- Adolescent to Parent Violence
- Domestic Abuse
- Self Harm
- Female Genital Mutilation, Honour Based Violence, Breast Ironing, Infant Oral Mutilation
- Neglect
- Parental Mental Health
- Parental Substance Use
- Rapid Response to a Child Death
- Sexual Abuse
- Child Sexual Exploitation
- Preventing Radicalisation/WRAP Workshop
- Equality and Diversity and Sexual Orientation
- Gangs and Youth Violence, Child Criminal Exploitation (CCE) and County Lines
- Violent Crime, including Gangs and Knife Crime
- “Upskirting” which is a criminal offence under The Voyeurism Offences Act - April 2019
- Witchcraft and Spiritual Possession
- Trafficking and Modern Slavery
- Illegal Money Lending
- Safeguarding Healthy Relationships
- Peer on Peer abuse
- Sexually Harmful Behaviour, Sexual Harassment
- Emotional Well Being and Positive Mental Health
- Any additional training or events relating to serious case reviews*

SSCP recommend that the Named Governor for Safeguarding at least accesses basic awareness training and additional training relevant to their role.

For the latest SSCP courses, seminars and e-learning courses please visit: https://safeguardingchildren.salford.gov.uk/professionals/multi-agency-training/

7. Information Sharing and Confidentiality

Schools must have due regard to the relevant data protection principals which allow them to share personal information, as provided for in the Data Protection Act 2018 and the General Data Protection Regulation (GDPR)

7.1. Information sharing and Confidentiality are issues which need to be discussed and fully understood by all those working with children, particularly in the context of child protection

- Moorside Primary School ensures that parents, governors and every adult working in or with the school understands the need for basic principles regarding confidentiality through regular safeguarding training and updates as required. School keep a signed record of staff reading all relevant policies including Keeping Children Safe in Education 2019.

- Adults must not offer false confidentiality. If a child shares a “secret”, the child must be advised that the information may need to be shared with others in order to keep the child safe. Reassuring the child that they have done the right thing in sharing the information. The child should be informed of the next steps. This is a question covered in all interviews for new staff.

- The school’s designated safeguarding person/lead should receive any information relating to a child about whom there are concerns.
• All staff have been made aware of their legal responsibility related to confidential information that should only be shared with those who need to know, in line with the statutory requirements in Keeping Children Safe in Education 2019

• All staff members can raise concerns directly with Bridge Partnership on 0161 603 4500

• Parents MUST NOT be contacted should the concerns be:
  - Sexual abuse or sexual exploitation is suspected
  - Organised or multiple abuse is suspected (ritual)
  - Fabricated or induced illness is suspected
  - Female Genital Mutilation or forced marriage is suspected

7.2 Practitioners work together best to safeguard children where there is an exchange of relevant information between them. Normally, personal information should only be disclosed to third parties (including other agencies) with the consent of the subject of that information (Data Protection Act 2018, European Convention on Human Rights, Article 8). However, fears about sharing information cannot be allowed to stand in the way of the need to promote the welfare and protect the safety of children. Wherever possible, consent should be obtained before sharing personal information with third parties but may be waived in the circumstances set out below.

7.3 In some circumstances, achieving consent may not be possible or desirable but the safety and welfare of a child dictate that the information should be shared. The law permits the disclosure of confidential information necessary to safeguard a child or children. Disclosure should be justifiable in each case, according to the particular facts of the case, and legal advice should be sought if in doubt.

7.4 Where consent cannot be obtained to share information or consent is refused or where seeking it may undermine the prevention, detection, or prosecution of a crime the practitioner must judge from the facts whether there is enough public interest to justify sharing information. A concern in relation to protecting a child from significant harm, promoting the welfare of children, protecting adults from serious harm or preventing crime and disorder are all well within public interest.

7.5 The Public Interest test means that practitioners must decide whether sharing information is a necessary and proportionate response to the need to protect the child in question. The decision making process must weigh up what might happen if the information is shared against what might happen if it is not shared. Schools should identify their scheme of delegation for such decision making. However it should also be clear that every practitioner has a professional responsibility to share information without delay when there are concerns about harm to a child.

7.6 Further guidance on information sharing can be found at:

https://www.gov.uk/government/publications/safeguarding-practitioners-information-sharing-advice

8. Records and monitoring

8.1 Well-kept records are essential to good child protection practice. Our school is clear about the need to record any concerns held about a child or children within our school, the status of such records and when these records, or parts thereof, should be shared with other agencies. All records relating to individual Child Protection and Safeguarding concerns are held securely in the Reprographics Office with limited access and kept separate from the child/young person’s academic file.

• Past concerns for children, and what happened in response to the concerns can be very important information for staff members who may have concerns for the child at a later time.
• Record Retention – Child Protection records must be retained by all educational establishments until the child’s 25th Birthday, unless the records are transferred to a new establishment when the child transfers into a new provision.

• At the point pupil transferring to another educational establishment, all formal records should be sent within 15 working days

• The originating school should consider whether it needs to retain a copy of the records (for example, if a sibling continues to attend the school). If a copy is retained the reason for this should be recorded.

8.2 It is recognised that a child may seek you out to share information about abuse or neglect, or talk spontaneously individually or in groups when you are present. In these situations YOU MUST:

• Listen carefully to the child. DO NOT directly question the child.

• Give the child time and attention.

• Allow the child to give a spontaneous account; do not stop a child who is freely recalling significant events.

• Make an accurate record of the information you have been given taking care to record the timing, setting and people present, the child’s presentation as well as what was said. Do not throw this away as it may later be needed as evidence.

• Use the child’s own words where possible.

Your concerns should then be discussed with the Designated Safeguarding Person – you will be asked to complete an incident log on CPOMS. (CPOMS is a revolutionary software application for monitoring child protection, safeguarding and a whole range of pastoral and welfare issues). Only the DSP and Deputy DSP have full access to Child Protection records on CPOMS. All records are kept confidentially until the child’s 25th birthday and are copied onto the child’s next school.

• Staff do not have open access to the information contained in child protection files.

• At Moorside we monitor children about whom there are concerns via incident logs recorded on CPOMS.

• The DSP is automatically alerted to every incident logged on CPOMS.

Procedural Summary

• If any member of staff is concerned about a child he or she must inform the Designated Safeguarding Person.

• The member of staff must record information regarding the concerns on the same day. The recording must be a clear, precise, factual account of the observations.

• The Designated Safeguarding Person will decide whether the concerns should be referred to Salford’s Bridge Partnership. If it is decided to make a referral this will be done with prior discussion with the parents, unless to do so would place the child at further risk of harm. The school reserve the right to contact The Bridge for advice on an anonymous basis at any time.

• Particular attention will be paid to the attendance and development of any child about whom the school has concerns, or who has been identified as being the subject of a child protection plan and a written report will be kept.

• If a pupil who is/or has been the subject of a child protection plan changes school, the DSP will inform the social worker responsible for the case and transfer the appropriate records to the DSP at the receiving school in a secure manner, and separate from the child’s academic file.

• The Designated Safeguarding Person is responsible for making the senior leadership team aware of trends in behaviour that may affect pupil welfare. If necessary, training will be arranged.
Bullying, racists and homophobic incidents are recorded on CPOMS.

9. Child protection conferences

9.1 The Child Protection conference is a meeting to discuss concerns about the care of a child. Its main purpose is to see whether the child is at risk of harm and, if so, to agree what needs to be done to reduce this risk. The Conference can decide to make the child the subject of a Child Protection Plan.

9.2 Children are made the subject of a Child Protection Plan when they are thought to be at risk of harm. This might be from physical abuse, sexual abuse, emotional abuse or neglect. It helps to keep a check on the work being done with these children. The Plan contains basic details of the children and their families. It is held securely by Children's Social Care and information from it is only given to authorised people.

9.3 The Designated Safeguarding Person/Lead in school will advise school staff on the preparation of reports for child protection conferences, participation in core groups and carrying out specific tasks with the child and family as identified in the child protection plan.

9.4 Further advice and support for school staff on participating in child protection meetings is also available from the Salford Children's Services Safeguarding Unit on 0161 603 4350.

10. Supporting pupils at risk

10.1 Our school recognises that children who experience harm through abuse, neglect or through witnessing domestic violence may find it difficult to develop a sense of self worth and to view the world in a positive way.

10.2 Our school fosters a culture of safety through the development of an Anti Bullying Policy where children and young people feel confident to report any incidents of bullying including cyberbullying, homophobic, biphobic and transgender bullying.

10.3 This school may be the only stable, secure and predictable element in the lives of children at risk. Whilst at school, their behaviour may still be challenging and defiant. In response there may be steps taken to consider suspension or exclusion from school. Such steps should be taken in the context of considering the needs of the child; where appropriate Early Help Assessment should be carried out (with the consent of the parent/carer and/or young person). The CAF team and CAF duty are available for support on 0161 603 4239. It is also advisable to contact the CAF team prior to starting an Early Help Assessment to see if an Early Help or Family Assessment has already been completed.

10.4 It is also recognised that some children who have experienced abuse may in turn abuse others. This requires a considered, sensitive approach in order that the child can receive appropriate help and support and that other children are protected from harm.

10.5 This school will endeavour to support pupils through:

(a) The curriculum, to encourage self-esteem and self-motivation;
(b) The school ethos, which promotes a positive, supportive and secure environment and which gives all pupils and adults a sense of being respected and valued;
(c) The implementation of school behaviour management policies
(d) The implementation of a Peer on Peer Abuse policy
(e) A consistent approach, which recognises and separates the cause of behaviour from that which the child displays. This is vital to ensure that all children are supported within the school setting;
(f) Regular liaison with other practitioners and agencies that support the pupils and their families, in-line with appropriate information sharing protocols;

(g) A commitment to develop productive, supportive relationships (i.e. to work in partnership) with parents/carers whenever possible and so long as it is in the child’s best interests to do so;

(h) The development and support of a responsive and knowledgeable staff group trained to respond appropriately in child protection situations.

10.6 Children with special educational needs and disabilities (SEND) and disabilities can face additional safeguarding challenges. Our Governing body (and proprietors) are committed to ensure their safeguarding and child protection policy reflects the fact that additional barriers can exist when recognising abuse and in this group of children. This can include:

• assumptions that indicators of possible abuse such as behaviour, mood and injury relate to the child’s disability without further exploration;

• children with SEN and disabilities can be disproportionally impacted by things like bullying - without outwardly showing any signs; and

• communication barriers and difficulties in overcoming these barriers.

10.7 It must also be stressed that in a home environment where there is domestic violence, drug or alcohol misuse, children may also be particularly vulnerable and in need of support or protection. Where schools have adopted Operation Encompass for processes and procedures they should refer to Annex 7.

10.8 We are committed to actively promoting the fundamental British values of democracy, the rule of law, individual liberty and mutual respect and tolerance of those with different faiths and beliefs. Through the implementation of our school Statement of Core of Values the pupils are encouraged to develop and demonstrate skills and attitudes that will allow them to participate fully in and contribute positively to life in modern Britain.

There is a current threat from terrorism in the UK and this can include the exploitation of vulnerable young people, aiming to involve them in terrorism or to be active in supporting terrorism. All staff seek have due regard to the need to prevent people from radicalised and drawn into terrorism and extremism, including Right Wing Extremism. To achieve this, we will being drawn into Terrorism and draw upon The Prevent Duty Guidance, DfE Guidance “Keeping Children Safe in Education, 2019”; and specifically DCSF Resources “Learning Together to be Safe”, “Prevent: Resources Guide”, “Tackling Extremism in the UK”, and DfE’s “Teaching Approaches that help Build Resilience to Extremism among Young People” and “Education Against Hate” on-line resources.

When operating this policy, we will use the following accepted Governmental definition of extremism which is:

‘Vocal or active opposition to fundamental British values, including democracy, the rule of law, individual liberty and mutual respect and tolerance of different faiths and beliefs; and/or calls for the death of members in our armed forces, whether in this country or overseas’.

Staff will have training that gives them knowledge and confidence to identify children at risk of being drawn into terrorism, and to challenge extremist ideologies. Being drawn into terrorism includes not just violent but non-violent extremism, which can create an atmosphere conducive to terrorism and can popularise views which terrorists can exploit.

All staff seek to protect children and young people against the messages of all violent extremism including but not restricted to those linked to Islam ideology, Far Right/Neo Nazi/White Supremacist ideology etc.

Concerns should be referred to the Designated Child Protection Person who has local contact details for Prevent and Channel referrals. They will also consider whether circumstances require the police to be contacted. http://www.partnersinsalford.org/asg-extremism.htm provides further information.
The Department for Education has launched a helpline for anyone concerned about a **child who may be at risk of extremism**, or about extremism within an organisation working with children and young people. Email: counter.extremism@education.gsi.gov.uk. Telephone: 020 7340 7264.

10.9 Section 5B of the Female Genital Mutilation Act 2003 (as inserted by section 74 of the Serious Crime Act 2015) places a statutory duty upon **teachers** along with regulated health and social care professionals in England and Wales, to report to the police where they discover (either through disclosure by the victim or visual evidence) that FGM appears to have been carried out on a girl under 18. Those failing to report such cases will face disciplinary sanctions. It will be rare for teachers to see visual evidence, and they should not be examining pupils, but the same definition of what is meant by “to discover that an act of FGM appears to have been carried out” is used for all professionals to whom this mandatory reporting duty applies. Information on when and how to make a report can be found at Mandatory reporting of female genital mutilation procedural information. **Teachers must** personally report to the police cases where they discover that an act of FGM appears to have been carried out and discuss any such case with the school or college’s designated safeguarding person/lead and involve children’s social care as appropriate. The duty does not apply in relation to at risk or suspected cases (i.e. where the teacher does not discover that an act of FGM appears to have been carried out, either through disclosure by the victim or visual evidence) or in cases where the woman is 18 or over. In these cases, teachers should follow local safeguarding procedures.

10.10 Children and young people who are privately fostered can also sometimes require additional support. For more information about this see: [http://www.partnersinsalford.org/SSCP/privatefostering.htm](http://www.partnersinsalford.org/SSCP/privatefostering.htm)

Other specific safeguarding issues are:
- child sexual exploitation (CSE)
- bullying including cyberbullying
- domestic violence
- drugs
- fabricated or induced illness
- faith abuse
- female genital mutilation (FGM), breast ironing and infant oral mutilation
- forced marriage
- Illegal money lending and debt bondage
- Child gambling - including on-line
- gangs and youth violence
- gender-based violence/violence against women and girls (VAWG)
- voyeurism – including ‘upskirting’
- mental health
- sexting
- teenage relationship abuse
- trafficking
- nitrous-oxide and vaporised alcohol misuse

10.11 Knowing where children are during school hours is an extremely important aspect of Safeguarding. Missing school can be an indicator of abuse and neglect and may also raise concerns about other safeguarding issues, including the criminal exploitation of children.

This school monitors attendance carefully and will address poor or irregular attendance without delay.
We will always follow up with parents/carers when pupils are not at school. This means we need to have at least two up to date contact numbers for parents/carers. Parents should remember to update the school as soon as possible if the numbers change.

In response to the guidance in Keeping Children Safe in Education (2019) the school has:

1. Staff who understand what to do when children do not attend regularly
2. Appropriate policies, procedures and responses for pupils who go missing from education (especially on repeat occasions).
3. Strategies in place to actively encourage disaffected and disengaged young people to re-engage with education opportunities within the school.
4. Staff who know the signs and triggers for travelling to conflict zones, FGM and forced marriage.
5. Procedures to inform the local authority when we plan to take pupils off-roll when they:
   a. leave school to be home educated
   b. move away from the school's location
   c. remain medically unfit beyond compulsory school age
   d. are in custody for four months or more (and will not return to school afterwards); or
   e. are permanently excluded

We will ensure that pupils who are expected to attend the school, but fail to take up the place will be referred to the local authority.

When a pupil leaves the school, we will record the name of the pupil’s new school and their expected start date.

10.12 Staff in this school will be aware that safeguarding issues can manifest themselves via peer on peer abuse. This is most likely to include, but not limited to:
- bullying (including racial, homophobic and cyberbullying);
- physical abuse such as hitting, kicking, shaking, biting, hair pulling, or otherwise causing physical harm;
- sexual violence and sexual harassment;
- gender-based violence
- sexting (also known as youth produced sexual imagery); and
- initiation-type violence and rituals.

Abuse is abuse and should never be tolerated or passed off as “banter” or “part of growing up”. Different gender issues can be prevalent when dealing with peer on peer abuse. This could for example include girls being sexually touched/assaulted or boys being subject to initiation-type violence.

This school believes that all children have a right to attend school and learn in a safe environment. Children should be free from harm by adults in the school and other pupils. At Moorside Primary School we will support the victims and perpetrators of peer on peer abuse.

If an allegation is made by a pupil against another pupil, members of staff will consider whether the complaint raises a safeguarding concern. If there is a safeguarding concern the Designated Safeguarding Lead (DSL) will be informed.

- A factual record should be made of the allegation, but no attempt at this stage should be made to investigate the circumstances.
• The Designated Safeguarding Lead will contact The Bridge Partnership, if appropriate, to discuss the case. The Designated Safeguarding Lead will follow through the outcomes of the discussion and make a referral where appropriate.

• If the allegation indicates that a potential criminal offence has taken place, through the Bridge Partnership, the police will become involved.

• Parents, of both the pupil/s being complained about and the alleged victim/s, should be informed and kept updated on the progress of the referral.

• The Designated Safeguarding Lead will make a record of the concern, the discussion and any outcome and keep a copy in the Secure Safeguarding Records.

• If the allegation highlights a potential risk to the school and the pupil, the school will follow the school’s behaviour policy and procedures and take appropriate action.

• In situations where the school considers a safeguarding risk is present, a risk assessment should be prepared along with a preventative, supervision plan.

• The plan should be monitored and a date set for a follow-up evaluation with everyone concerned.

Regardless of if the allegation is of a safeguarding concern in school intervention will be implemented to support both the victim and the perpetrator, this may be during 1:1 sessions, group sessions or whole class lessons. Should any of the pupils involved seek counselling a referral to the in school counsellor will be discussed. An Early Help assessment may be needed to support the pupil and wider family. A risk assessment may be required depending on the allegation made and subsequent investigation. In school Key Workers will be allocated to ensure the pupils have someone to talk to with support strategies.

11. Safer schools, safer staff

• School staff will be advised about ensuring safe practice. All staff should be directed to consider the information at https://safeguardingchildren.salford.gov.uk/professionals/safe-working-practices/. This includes information about the importance of safer recruitment and best practice in providing a safe environment for children and young people.

• The school will make available to school staff information about ‘counselling’ and/or giving advice to children/young people about sexual matters.

• The school will ensure opportunities for staff to share perspectives and experiences with practitioners from other agencies.

• The school will recruit and select safe staff in compliance with DfE guidance and with the procedures set down by the Independent Safeguarding Authority, ensuring there is at least one person on every recruitment panel that has completed Safe Recruitment Training.

• The school will follow the new statutory guidance as of 31st August 2018 on disqualification by association. However staff will be reminded that their relationships and associations both within and outside of the workplace (including online) may have implications for the safeguarding of children in school and that school will be informed of any changes in their circumstances that may have impactions for the safeguarding of the children.

• Staff will be made aware of the current SSCP procedures for dealing with allegations of abuse against staff.

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3 Child protection and safeguarding are multi-agency responsibilities. These responsibilities are best discharged when practitioners have a good understanding of each other’s role. Such opportunities can be provided by SSCP training or, for example, by schools arranging for occasional meetings with other agencies in their locality.
• The school will make staff aware of the arrangements in respect of the following issues:
  
  ➢ Steps the school takes to reduce the possibility of abuse by school staff and anyone else working within the school setting
  
  ➢ What to do if they have concerns about the behaviour/conduct of the Head Teacher or other members of staff
  
  ➢ The organisational, personal or professional difficulties that can get in the way of protecting children
  
  ➢ Guidance about physical contact with pupils and working in a one-to-one situation with a pupil (see Physical Restraint Policy)
  
  ➢ The implications of this policy in terms of working with all parents/carers in school.

The following basic ground rules applied with professional judgement will promote confidence and trust in staff.

• **Respect privacy without compromising safety** - when 1:1 meetings with children or young people are necessary, then if possible, have these in a room with visual access or the door open and/or with another adult in a nearby area.

• **Think carefully about physical contact** - children and young people may need comfort when they are upset, but offering physical comfort must be carefully judged. Even with younger children, think about the context and circumstances before responding to a child's wishes for physical comfort. Show respect and ask the child or young person first.

• **Restraint or physical intervention is a last resort, only to be used when necessary to protect a child or others** - your school and education authority guidelines on restraint or physical intervention should be observed, and in all situations, every effort should be made to defuse a situation before taking any action physically.

• **Dignity and privacy** - Staff responsible for the personal care of pupils should take care to provide privacy for the child or young person and respect his/her preferences for care, while ensuring other staff are aware of the care activities. Staff are clear about safe practice and their professional boundary.

• **Appropriate relationships with children and young people** - if a child or young person is becoming inappropriately attached to a member of staff, or a member of staff is developing feelings for the child or young person not appropriate to a professional relationship, then the advice of a senior colleague or the Head should be sought.

• **Be aware of language** - Staff should be aware that remarks which some children and young people understand as fair and humorous can be viewed by others as hurtful and embarrassing. In particular, staff should avoid using humiliation or sarcasm as a form of discipline or to assert authority. Staff should model respect to their pupils.

• **Share concerns.** A climate of openness in school is essential for everyone to work well together. The careless actions of one member of staff can affect the whole school, so all staff should report any concerns about their colleagues to a senior manager, for everyone's sake.

• **Promote personal safety education** - There are many opportunities in school to enable children and young people to learn skills and knowledge to help keep them safe. This can take place within personal, social and health education, but many other activities help children and young people to build their resilience.
Throughout the school, it is possible to provide opportunities for children and young people to:

- Be aware of and able to weigh up risks and consequences
- Be skilled in asserting their needs and personal boundaries
- Be practiced in responding to others about behaviours they do not like
- Be confident and thoroughly understand their own importance

If staff are concerned about the way safeguarding is carried out in the school they should refer to the Whistle-blowing policy and that a whistleblowing disclosure must be about something that affects the general public such as:

- a criminal offence has been committed, is being committed or is likely to be committed
- an legal obligation has been breached
- there has been a miscarriage of justice
- the health or safety of any individual has been endangered
- the environment has been damaged
- information about any of the above has been concealed
Appendix 1

www.salford.gov.uk/thresholds.htm

Salford Thresholds of Need and Response

Level 1
Universal services and self-help

Close monitoring and smooth movement between thresholds will be ensured through weekly meetings between relevant team managers.

Go straight to Level 4 as soon as risk of significant harm

If you are worried about a child contact The Bridge Partnership on 0161 603 4500 or email worriedaboutachild@salford.gov.uk
Appendix 2

School Child Protection Procedures

1. What Should Staff/Volunteers Do If They Have Concerns About A Child or Young Person in School?

Practitioners in schools who are concerned about a child’s welfare or who believe that a child is or may be at risk of harm from abuse or neglect should pass any information to the Designated Safeguarding Person/Lead in school; this should always occur as soon as possible and certainly within 24 hours (see Flowchart at Appendix 3). The designated safeguarding lead or a deputy should always be available to discuss safeguarding concerns. If in exceptional circumstances, the designated safeguarding lead (or deputy) is not available, this should not delay appropriate action being taken. Staff should consider speaking to a member of the senior leadership team and/or take advice from local children’s social care. In these circumstances, any action taken should be shared with the designated safeguarding lead (or deputy) as soon as is practically possible.

The Designated Safeguarding Lead is: Mr Lawler-Smith
The Deputy Designated Safeguarding Lead is: Mr Adam Hossen, Mrs Kearsley
The Operation Safeguarding Lead is: Miss Dawn Howarth

It is these senior colleagues who are responsible for taking action where the welfare or safety of children or young people is concerned. If staff are uncertain about whether their concerns are indeed ‘child protection’ then a discussion with their Designated Person/Lead will assist in determining the most appropriate next course of action. The multi agency Bridge Partnership team can also be consulted, where you will be able to speak to a qualified social worker if necessary for support and advise.

Staff should never:
- Do nothing/assume that another agency or practitioner will act or is acting.
- Attempt to resolve the matter themselves alone.

What should the Designated Safeguarding Lead consider right at the outset?
- Am I dealing with ‘risk’ or ‘need’? (By definition, a child at risk is also a child in need. However, what is the priority/level and immediacy of risk/need?)
- Can the level of need identified be met:
  - In or by the school or by accessing universal services
  - By undertaking an Early Help assessment without referral to the Bridge Partnership
  - By working with the child, parents and colleagues?
- What resources are available to the practitioner and the school and what are their limitations?
- Is the level of need such that a referral needs to be made to the Bridge Partnership which requests that an assessment of need be undertaken? (Section 17 Child in Need referral)
- Is the level and/or likelihood of risk such that a child protection referral needs to be made (i.e. a child is suffering or is likely to suffer significant harm? (Section 47 Child Protection referral)
- What information is available re: Child, Parents, Family & Environment?
- What information is inaccessible and, potentially, how significant might this be? For example has the parent/carer denied that there is a problem and failed to co-operate with the school in resolving the issue?
- Who do I/don’t I need to speak to now and what do they need to know?
- Where can I access appropriate advice and/or support?
- If I am not going to refer, then what action am I going to take? (e.g. time-limited monitoring plan, discussion with parents or other practitioners, recording etc)
2. **Feedback to Staff Who Report Concerns to the Designated Safeguarding Lead**

   Rules of confidentiality mean that it may not always be possible or appropriate to feedback to staff who report concerns to them. Such information will be shared on a statutory ‘need to know’ basis only and the Designated Person/Lead will decide which information needs to be shared, when and with whom. The primary purpose of confidentiality in this context is to safeguard and promote the child’s welfare.

3. **Thresholds for Referral to the Bridge Partnership**

   In making a decision about whether a referral to the Bridge Partnership may be required, there are two thresholds for (and their criteria) and types of referral that need to be carefully considered:

   (i) **Is this a Child In Need?**

   Under section 17 (s.17(10)) of the Children Act 1989, a child is in need if:

   (a) He is unlikely to achieve or maintain, or to have the opportunity to achieve or maintain, a reasonable standard of health or development, without the provision of services by a local authority;

   (b) His health or development is likely to be impaired, or further impaired, without the provision of such services;

   (c) He is disabled.

   (ii) **Is this a Child Protection Matter?**

   Under section 47(1) of the Children Act 1989, a local authority has a duty to make enquiries where they are informed that a child who lives or is found in their area:

   (a) is the subject of an Emergency Protection Order;

   (b) is in Police Protection; or where they have

   (c) reasonable cause to suspect that a child is suffering or is likely to suffer significant harm.

   Therefore, it is the ‘significant harm’ threshold’ that justifies statutory intervention into family life. A practitioner making a child protection referral under s.47 must therefore provide information which clearly outlines that a child is suffering or is likely to suffer significant harm. The Designated Safeguarding Person/Lead will make judgements around ‘significant harm’, levels of ‘need’ and when to refer

4. **Making Referrals to CSC (Guidance for the Designated Child Protection Person)**

   (i) **Child in Need/Section 17 Referrals**

   - Where a Family or Early Help Assessment already exists, the DCPP should send this with the referral to the Bridge Partnership assessment to Bridge along with any Team around the Family minutes.

   - This is a request for assessment/support/services and, as such, you **must obtain the consent** of the parent(s) (and child/young person where appropriate). This should also be identified on the Assessment Form.

   - Where a parent/carer/young person refuses to consent, you should make clear your ongoing plans and responsibilities in respect of support, monitoring etc, and the possibility of a child protection referral at some point in future if things deteriorate or do not improve. (This is not about threats or saying that this is inevitable but about openness and transparency in dealings with parents).
(ii) Child Protection/Section 47 Referral

- Make a telephone call to the Bridge Partnership and forward for consideration.

- If an Early Help or Family Assessment exists this should be forwarded to the Bridge Partnership as soon as possible, and certainly within 48 hours along with any Team around the Family minutes.

- You do not require the consent of a parent or child/young person to make a child protection referral.

- A parent should, under most circumstances, be informed by the referrer that a child protection referral is to be made. The criteria for not informing parents are:
  
  (a) Because this would increase the risk of significant harm to a child(ren); or
  
  (b) Because, in the referrer's professional opinion, to do so might impede an investigation that may need to be undertaken;
  
  (c) Because there would be an undue delay caused by seeking consent which would not serve the child’s best interests.

Fear of jeopardising a working relationship with parents because of a need to refer is not sufficient justification for not making a referral nor for not telling them that you need to refer. Lack of openness will do little to foster ongoing trust, particularly as the source of referrals will be disclosed to parents except in a limited number of circumstances. If you feel that your own or another adult’s immediate safety would be placed at risk by informing parents then you should seek advice and/or make this clear on the Early Help or Family Assessment and in any telephone contact with the Bridge Partnership.

5. Bridge Partnership Responses to Referrals and Timescales

In response to a referral, the Bridge Partnership may decide to:

- Provide advice to the referrer and/or child/family;
- Refer on to another agency who can provide services;
- Convene a Strategy Meeting;
- Provide support services under Section 17;
- Undertake an social work assessment (completed within 45 working days);
- Convene an Initial Child Protection Conference (within 15 working days of a Strategy Meeting);
- Accommodate the child under Section 20 (with parental consent);
- Make an application to court for an Order;
- Take no further action.

6. Feedback from the Bridge Partnership

The Bridge Partnership has 24 hours within which to make a decision about a course of action in response to a referral. A Designated Safeguarding Person/Lead should expect to receive written confirmation about action following any referral within 7 days. If you do not receive any (same day) verbal feedback following an urgent child protection referral, and where this places school/a child or children in a vulnerable position, you should ask to speak to a Duty Social Worker, or the relevant Team Manager.

7. Risk Assessment ‘Checklist’

- Does/could the suspected harm meet the Working Together 2015 definitions of abuse?
- Are there cultural, linguistic or disability issues?
- Am I wrongly attributing something to impairment?
Does the chronology indicate any possible patterns which could/do impact upon the level of risk?
Are any injuries or incidents acute, cumulative, episodic?
Did any injuries result from spontaneous action, neglect, or intent?
Explanations consistent with injuries/behaviour?
Severity and duration of any harm?
Effects upon the child’s health/development?
Immediate/longer term effects?
Likelihood of recurrence?
Child’s reaction?
Child’s perception of the harm?
Child’s needs wishes and feelings?
Parent’s/carer’s attitudes/response to concerns?
How willing are they to cooperate?
What does the child mean to the family?
What role does the child play?
Possible effects of intervention?
Protective factors and strengths of/for child
(I.e. resilience/vulnerability)
Familial strengths and weaknesses?
When and how is the child at risk?
How imminent is any likely risk?
How grave are the possible consequences?
How safe is this child?
What are the risk assessment options?
What are the risk management options?
What is the interim plan?
Appendix 3: taking action on child welfare/protection concerns in school

Staff member has concerns about a child’s health, development, safety or welfare
Discuss with Designated Safeguarding Lead as soon as possible (and certainly within 24 hours)
Action agreed and recorded by DCPP

Designated Child Protection Person considers
- Context & history/information available/inaccessible
- Need for a Mandatory report to police - FGM
- Explanations & contemporaneous life events
- Uses Framework for Assessment & Early Help Assessment
- Evidence and nature of risk/need
- Balance of Probabilities

A Level of Need Is Identified
- What level of need is identified?
- What are the parent’s/child’s views?
- What services might be accessed:
  a) in school; b) via the LA; c) via direct referral to non statutory agencies
- Can these meet the level of need identified?

Yes

Access
Input
Monitor
Record

S.17 Child in Need
Referral to the Bridge Partnership with parental consent

No

No Further Action/ Ongoing Monitoring and Support

Child suffering or likely to suffer significant harm

Inform parents of intention to refer unless this would:
- Increase risk to child
- Impede investigation
- Cause undue delay

S.47 Child Protection Referral
Telephone call to the Bridge Partnership
Appendix 4: Responding to a disclosure

If a child wants to confide in you, you SHOULD

- Be accessible and receptive;
- Listen carefully and uncritically, at the child’s pace;
- Take what is said seriously;
- Reassure children that they are right to tell;
- Tell the child that you must pass this information on;
- Make sure that the child is ok;
- Make a careful record of what was said.

You should NEVER

- Investigate or seek to prove or disprove possible abuse;
- Make promises about confidentiality or keeping ‘secrets’ to children;
- Assume that someone else will take the necessary action;
- Jump to conclusions, be dismissive or react with shock, anger, horror etc;
- Speculate or accuse anybody;
- Investigate, suggest or probe for information;
- Confront another person (adult or child) allegedly involved;
- Offer opinions about what is being said or the persons allegedly involved;
- Forget to record what you have been told;
- Fail to pass this information on to the correct person (the Designated Child Protection Person).
- Involve those who do not need to be involved. Only those such as the designated safeguarding lead (or a deputy) and children’s social care need to involved.

Children with communication difficulties, or who use alternative / augmentative communication systems

- While extra care may be needed to ensure that signs of abuse and neglect are interpreted correctly, any suspicions should be reported in exactly the same manner as for other children;
- Opinion and interpretation will be crucial (be prepared to be asked about the basis for it and to possibly have its validity questioned if the matter goes to court).
- Use of signers or interpreters.

Recordings should

- State who was present, time, date and place;
- Be written in ink and be signed by the recorder;
- Be passed to the Designated Safeguarding Person/Lead or Head Teacher immediately (certainly within 24 hours);
- Use the child’s words wherever possible;
- Be factual/state exactly what was said;
- Differentiate clearly between fact, opinion, interpretation, observation and/or allegation.

What information do you need to obtain?

- Schools have no investigative role in child protection (Police and the Bridge Partnership will investigate possible abuse very thoroughly and in great detail, they will gather evidence and test hypotheses – leave this to them!);
- Never prompt or probe for information, your job is to listen, record and pass on;
- Ideally, you should be clear about what is being said in terms of who, what, where and when;
- The question which you should be able to answer at the end of the listening process is ‘might this be a child protection matter?’;
- If the answer is yes, or if you’re not sure, record and pass on immediately to the Designated Safeguarding Person/Lead /Head Teacher/line manager or consult directly with the Bridge Partnership.
If you do need to ask questions, what is and isn't OK?

- Never ask closed questions i.e. ones which children can answer yes or no to e.g. Did he touch you?
- Never make suggestions about who, how or where someone is alleged to have touched, hit etc e.g. top or bottom, front or back?
- If we must, use only 'minimal prompts' such as 'go on … tell me more about that … tell me everything that you remember about that … …'
- Timescales are very important: ‘When was the last time this happened?’ is an important question.

What else should we think about in relation to disclosure?

- Is there a place in school which is particularly suitable for listening to children e.g. not too isolated, easily supervised, quiet etc;
- We need to think carefully about our own body language – how we present will dictate how comfortable a child feels in telling us about something which may be extremely frightening, difficult and personal;
- Be prepared to answer the ‘what happens next’ question;
- We should never make face-value judgements or assumptions about individual children. For example, we ‘know that [child…………] tells lies’;
- Think about how you might react if a child DID approach you in school. We need to be prepared to offer a child in this position exactly what they need in terms of protection, reassurance, calmness and objectivity;
- Think about what support you could access if faced with this kind of situation in school.
Appendix 5 – What is abuse and neglect?

All school and college staff should be aware that abuse, neglect and safeguarding issues are rarely standalone events that can be covered by one definition or label. In most cases multiple issues will overlap with one another. **Abuse is a form of maltreatment of a child.** Somebody may abuse or neglect a child by inflicting harm, or by failing to act to prevent harm. Children may be abused in a family or an institutional or community setting, by those known to them or, more rarely, by others (e.g. via the internet). They may be abused by an adult or adults, or another child or children.

**Definitions of child abuse**

There are four types of child abuse.

- Physical Abuse
- Emotional Abuse
- Sexual Abuse
- Neglect

There is also a current Government focus on Child Exploitation including sexual, criminal and county lines however this is not an official category of abuse for a Child Protection Plan.

**Physical abuse**

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

**Emotional Abuse**

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

**Sexual Abuse**

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

**Neglect**

Neglect is the persistent failure to meet a child’s basic physical and/or psychological needs, likely to result in the serious impairment of the child’s health or development. Neglect may occur during pregnancy as a result of maternal substance abuse. Once a child is born, neglect may involve a parent or carer failing to: provide adequate food, clothing and shelter (including exclusion from home or abandonment)

- protect a child from physical and emotional harm or danger
- ensure adequate supervision (including the use of inadequate care-givers)
- ensure access to appropriate medical care or treatment.

It may also include neglect of, or unresponsiveness to, a child’s basic emotional needs.

**Signs of abuse**

Recognising child abuse is not easy. Sometimes the signs are not obvious and sometimes signs that appear to be indicative of abuse can be due to other causes. Therefore it is very important that you use these signs to help you think about the concerns you have and how you will describe these when making a referral or consulting with the Bridge Partnership team.

These definitions and indicators only serve as a guide to assist you. Remember that children may exhibit some of these indicators at some time, and that the presence of one or more is not necessarily proof that abuse is occurring. There may be other reasons for changes in behaviour such as bereavement, significant changes in family relationships, including the birth of a new baby in the family or problems between parents/carers.

It is not your responsibility to decide whether or not child abuse has taken place or if a child is at significant risk of harm from someone. You do, however, have a responsibility and duty to act in order that the appropriate agencies can investigate and take any necessary action to protect a child. The social worker or police officer will always want to understand your concerns about the child in the context of the child’s development and relationships.

The following information should help you to be more alert to the signs of possible abuse and to provide the necessary information when reporting your concerns.

**Physical Abuse**

Most children in daily life will collect cuts and bruises. But each child is different and any perceived injuries should be interpreted in light of:

- the child’s medical and social history
- the child’s developmental stage
- the explanation given for the injury

Most accidental bruises are seen over bony parts of the body, e.g. elbows, knees, shins, and often on the front of the body.

Important indicators of physical abuse are bruises or injuries that are either unexplained or inconsistent with the explanation given, or visible on the ‘soft’ parts of the body where accidental injuries are unlikely, e.g. cheeks, abdomen, back and buttocks.
The physical signs of abuse may include:

- Bruising, marks or injuries on any part of the body that are unexplained or not consistent with the explanation given for them
- Injuries which occur to the body especially in clusters and in places which are not normally exposed to falls or rough games
- Injuries which have not received medical attention or there has been a delay in getting medical attention (although note that burn injuries are often delayed in presentation due to blistering taking place some time later)
- Cigarette burns
- Human bite marks
- Broken bones
- Scalds
- Multiple burns

Changes in behaviour that can also indicate physical abuse:

- Fear of parents being approached for an explanation
- Fear of further enquiries being made
- Aggressive behaviour or severe temper outbursts
- Flinching when approached or touched
- Reluctance to get changed, for example in hot weather, or to participate in games or swimming
- Depression
- Withdrawn behaviour
- Running away from home or school

Emotional Abuse

Emotional abuse can be difficult to identify, as there may be no outward physical signs.

There may be a developmental delay due to a failure to thrive and grow – but this will usually only be evident if the child puts on weight in other circumstances, for example when hospitalised or away from their parents’ care.

Children who appear well-cared for may nevertheless be emotionally abused by being taunted, put down or belittled. They may receive little or no love, affection or attention from their parents or carers.

Emotional Abuse can occur when Domestic Abuse happens in the presence of children. Hearing or seeing domestic abuse can have a traumatic effect on children.

Emotional abuse can also take the form of children not being allowed to mix or play with other children.

Changes in behaviour or presentation which can indicate emotional abuse include:

- Depression, aggression, extreme anxiety, changes or regression in mood or behaviour, particularly where a child withdraws or becomes clingy
- Neurotic behaviour e.g. sulking, hair twisting, rocking
- Obsessions or phobias
- Sudden underachievement or lack of concentration
- Seeking adult attention and not mixing well with other children
- Sleep or speech disorders
- Negative statements about self
- Extreme shyness or passivity
- Running away, stealing and lying
• Being unable to play
• Fear of making mistakes
• Sudden speech disorders
• Self-harm
• Fear of parent being approached regarding their behaviour
• Developmental delay in terms of emotional progress
• Reporting parental violence or discord (i.e. exposure to domestic violence)

Sexual Abuse

Sexual abuse is known to take place against children and young people of all ages, including infants and toddlers.

Usually, in cases of sexual abuse it is the child’s behaviour that may cause you to become concerned, although physical signs can also be present.

Children who tell about sexual abuse do so because they want it to stop. It is important, therefore, that they are listened to and taken seriously.

It is not just adult men who sexually abuse children – there are increasing numbers of allegations of sexual abuse of children against women and sexual abuse can also be perpetrated by other children or young people.

The physical signs of sexual abuse may include:

• pain or itching in the genital area
• bruising or bleeding near genital area
• sexually transmitted disease
• vaginal discharge or infection
• repeated urinary infections
• stomach pains
• discomfort when walking or sitting down
• pregnancy

Changes in behaviour or presentation which can also indicate sexual abuse include:

• any allegation by the child of sexual abuse
• sudden or unexplained changes in behaviour e.g. becoming aggressive or withdrawn
• fear of being left with a specific person or group of people
• having nightmares and severe or persistent sleep disturbance
• running away from home
• sexual knowledge beyond their age or developmental level; preoccupation with sexual matters
• sexual activity through drawings, language or play
• bedwetting
• eating problems such as overeating or anorexia
• self-harm or mutilation, sometimes leading to suicide attempts
• saying they have secrets they cannot tell anyone about
• substance or drug abuse
• suddenly having unexplained sources of money
• not being allowed to have friends (particularly in adolescence)
• acting in a sexually explicit way towards adults.
Neglect

Neglect can be a difficult form of abuse to recognise but it has some of the most lasting and damaging effects on children.

The physical signs of neglect may include:

- constant or frequent hunger, sometimes stealing food
- constantly dirty or 'smelly'
- loss of weight, or constantly underweight
- Inappropriate clothing for the conditions.
- Frequent diarrhoea
- Untreated illnesses, injuries or physical complaints

Changes in behaviour or presentation which can also indicate neglect may include:

- frequent tiredness
- overeating
- not requesting medical assistance and/or failing to attend appointments
- having few friends
- Mentioning being left alone or unsupervised.

Child Sexual Exploitation

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

Indicators of child sexual exploitation may include:

- Acquisition of money, clothes, mobile phones, etc. without plausible explanation;
- Gang-association and/or isolation from peers/social networks;
- Exclusion or unexplained absences from school, college or work;
- Leaving home/care without explanation and persistently going missing or returning late;
- Excessive receipt of texts/phone calls;
- Returning home under the influence of drugs/alcohol;
- Inappropriate sexualised behaviour for age/sexually transmitted infections;
- Evidence of/suspicions of physical or sexual assault;
- Relationships with controlling or significantly older individuals or groups;
- Multiple callers (unknown adults or peers);
- Frequenting areas known for sex work;
- Concerning use of internet or other social media;
- Increasing secretiveness around behaviours; and
- Self-harm or significant changes in emotional well-being.
Potential vulnerabilities include:

Although the following vulnerabilities increase the risk of child sexual exploitation, it must be remembered that not all children with these indicators will be exploited. Child sexual exploitation can occur without any of these issues.

- Having a prior experience of neglect, physical and/or sexual abuse;
- Lack of a safe/stable home environment, now or in the past (domestic violence or parental substance misuse, mental health issues or criminality, for example);
- Recent bereavement or loss;
- Social isolation or social difficulties;
- Absence of a safe environment to explore sexuality;
- Economic vulnerability;
- Homelessness or insecure accommodation status;
- Connections with other children and young people who are being sexually exploited;
- Family members or other connections involved in adult sex work;
- Having a physical or learning disability;
- Being in care (particularly those in residential care and those with interrupted care histories); and
- Sexual identity.

N.B. Annex A of ‘Keeping Children Safe in Education 2019’ contains additional information about specific forms of abuse.
Appendix 6 – Greater Manchester Safeguarding Children Procedures Manual

2. Information Sharing and Recording

2.1 Policy for the Secure Handling of Protected Information
2.2 Data Protection, Information Sharing and Confidentiality
2.3 Retention of Records
2.4 Photographing Children
2.5 Electronic and Digital Recording of Meetings and Conversations
2.6 Use of Social Media Sites by Staff

5. Children in Specific Circumstances

5.1 Bullying
5.1.1 Safeguarding Children as they Become Adults Guidance
5.1.2 Concealed Pregnancies
5.2 Sleep Safe Guidance
5.2.1 Bruising Protocol for Immobile Babies and Children
5.3 Children of Alcohol and Substance Misusing Parents and Carers
5.4 Children of Parents with Learning Difficulties
5.5 Children of Parents with Mental Health Difficulties
5.6 Dealing with Persistent Non-Engagement with Services by Uncooperative Families
5.7 Safeguarding Children from Dangerous Dogs
5.8 Domestic Violence and Abuse
5.9 MARAC
5.10 Neglect
5.11 Complex/Organised Abuse
5.12 Institutional, Organised or Multiple Abuse
5.13 Children Affected by Gang Activity or Serious Youth Violence
5.14 Threat to Life
5.15 Children who are Victims of Modern Slavery, Trafficking and Exploitation
5.16 Safeguarding Children and Young People Vulnerable to Violent Extremism
5.17 Custodial Settings
5.18 Safeguarding Young People in the Secure Estate
5.19 Guidance for Working with Children who have a Parent (or Significant Family Member) in Prison
5.20 Children Visiting Custodial Settings
5.21 Education
5.22 Children Missing Education
5.23 Elective Home Education
5.24 E-Safety
5.25 Safeguarding Children and Young People Online
5.7.2 E-Safety Working Practices for Staff

See also:
- Manchester’s Minimum Standards for E-Safety;

5.8 Harmful Practices Linked to Faith or Culture

5.8.1 Abuse Linked to Spiritual and Religious Beliefs

5.8.2 Female Genital Mutilation Multi-Agency Protocol

5.8.3 Forced Marriage and Honour Based Violence

5.8.4 Breast Ironing

5.9 Health and Hospitals

5.9.4 Fabricated or Induced Illness

5.9.5 Young People and Self-Harm

5.9.6 Children with Disabilities and Complex Needs

5.9.7 Mental Capacity

5.9.8 Deprivation of Liberty

See also:
- Children Living Away from Home;
- Fabricated or Induced Illness;
- Female Genital Mutilation Multi-Agency Protocol;
- Bruising Protocol for Immobile Babies and Children;
- Non-Therapeutic Infant Male Circumcision Services in Greater Manchester;

5.10 Children Living Away From Home/Missing

5.10.1 Children Living Away from Home

5.10.2 Children Missing from Home and Care - A Standardised Approach to Dealing with Missing and Absent Children and Young People Across Greater Manchester

5.10.4 Privately Fostered Children

5.10.3 Homeless 16 and 17 Year Olds

5.10.5 Safeguarding Young People in the Armed Forces

5.11 Sexual Abuse/Activity

5.11.1 Safeguarding Children and Young People Abused Through Sexual Exploitation

5.11.2 Working with Sexually Active Young People Under the Age of 18

5.11.3 Harmful Sexual Behaviours Presented by Children and Young People

5.11.4 Adults who Disclose Childhood Sexual Abuse

5.11.5 Child Sexual Abuse in the Family Environment

5.11.6 Managing Individuals who Pose a Risk of Harm to Children

6 Guidance for Safe Recruitment, Selection and Retention for Staff and Volunteers

6.2 Managing Allegations of Abuse Made Against Adults Who Work with Children and Young People

6.3 Risks Posed by People with Convictions Against Children, including Bail Arrangements for Adults Charged
Appendix 7 – Operation Encompass- Processes and Procedures

**Designated Safeguarding Lead**

Mr Stephen Lawler-Smith

**Key Adult (if different to the DSL)**

Mr Stephen Lawler-Smith

**Deputy Designated Safeguarding Lead**

Mrs Dawn Howarth

**Deputy Key Adult (if different to the Deputy DSL)**

Andrea McCorry

Operation Encompass is the process used to inform or report to schools, prior to 9.00 a.m. the following school day, when the police have attended an incident in which a child or young person has been involved in or been exposed to an incident of domestic violence or abuse. The information is given to a trained ‘Key Adult’ within the school. The child can then be supported with silent or overt support.

**AIMS**

Operation Encompass does not replace or supersede existing safeguarding processes or protocols, rather it seeks to support these operationally. The Protocol will be followed in conjunction with Salford’s Safeguarding Children Board/Salford Safeguarding Partnership.

By sharing information under the Encompass model, children and young people who are experiencing domestic abuse will have access to responsive support after a domestic abuse incident. The school will receive information when:

- Police have been called out to a domestic abuse incident
- The child is present in the household at the time of the incident
- The child is of school age

Sharing this information in a timely manner via Operation Encompass enables the provision of immediate early intervention through silent or overt support, dependent upon the needs and wishes of the child.
### SILENT SUPPORT EXAMPLES

- Flexible application of school rules for example uniform, homework etc.
- Understanding and flexibility in expectations in terms of:-
  - Behaviour
  - School Work
- Opportunities for one-to-one time with teacher to provide opportunities to talk for example ‘helping with a job’
- Review lesson plans to ensure appropriateness for the child on the day
- Systems for spare uniform, lunch etc.
- Child knowing who they can talk to
- Checking collection arrangements at the end of the school day

### OVERT SUPPORT EXAMPLES

- Using tools to understand child experiences, for example 3 Houses. More resources are available here.
- Talking to parents
- Use the Early Help Assessment process to access additional support
- Develop safety planning with the child
- ‘Healthy Relationships’ class sessions (EG Real Loves Rocks)
- Consult with the School Coordinator

### LEGAL REQUIREMENTS - INFORMATION SHARING AND STORAGE

Section 11(2) of the Children Act, 2004 requires Local Authorities and the Police to safeguard and promote the welfare of the children. This enactment provides conditions under the Data Protection Act 2018 by which personal and sensitive personal data may be lawfully shared.

Personal data sharing must be proportionate, necessary but not excessive, and must be balanced with the consideration of privacy rights under the Human Rights Act. It must take into account any duty of confidentiality owed. A public interest in disclosure must outweigh an individual’s right to privacy.

The basis on which sharing of information of this type may be justified by police is section 11(2) Children Act 2004 which requires that policing bodies (together with a number of other specified public bodies) discharge their functions having regard to the need to safeguard and promote the welfare of children.

This duty however, will be considered in line with the provisions of the Data Protection Act 2018 and the right to private and family life under Article 8 of the European Convention on Human Rights.

This protocol has been developed taking into account the duty to safeguard children and the requirements of the most recent [Information Sharing – Advice for providing safeguarding services to children, young people, parents and carers 2018](https://www.gov.uk/government/publications/information-sharing-advice-for-providing-safeguarding-services-to-children-young-people-parents-and-carers-2018).

It is recognised that the handling of such confidential and sensitive information needs to be dealt with in a way that is proportionate and appropriate to the needs of the child or young person. To address this, the school has identified a Key Adult and a deputy to handle the confidential and sensitive information.

The Encompass information is stored in accordance with the requirements for the storage of safeguarding/child protection files. Where a child already has such a record, Encompass information will be included within the record.

The Key Adult will be the person available each day to receive the details of the incident and assess the type of support needed for the child.
ROLES AND RESPONSIBILITIES

i. POLICE

Police officers will attend a domestic incident, manage the immediate risks, and complete the Domestic Abuse Stalking Harassment (DASH) risk assessment at the scene of the incident. The DASH risk assessment will not be shared with the school, rather a short summary will be provided by the police with respect to the child or young person and will include:

- The name, age, date of birth, home address and school attended of the child.
- The time/ date/location of the incident and details of those involved in the incident, their relationship to the child and the child’s involvement in the incident.
- An overview of what happened during the incident and the outcome.

This information will be disseminated via email to the school by the officer attending the incident, prior to retiring from duty. The officer will then place a line on the Public Protection Incident journal acknowledging that the information has been sent.

Incidents occurring on Friday, Saturday, Sunday or Bank Holiday will be reported to the school during these times and will be available on the next working morning for the Key Adult.

Notifications to the Key Adult will continue to be made during the school holiday periods, however, it is recognised that an immediate response cannot be made. This information will be used to understand any significant issues for the child on their return to school.

A disclosure will be made in respect of all children aged between 4 and 17 years who are in full-time education. Police will maintain a record of the log number, and the school to whom it has been disseminated and the date of dissemination.

i. SCHOOLS’ RESPONSIBILITY

The School will identify the Key Adult and Deputy responsible for the OE information in the school. (This role is best placed with the Designated Safeguarding Lead and their deputy as both have received training in child safeguarding).

The school’s Key Adult or Deputy will check the notifications each morning.

The Headteacher and Key Adult will ensure that there is a sufficiently trained deputy to receive the information in the Key Adult’s absence.

The School’s Encompass mailbox will be checked every morning and reviewed as needed, as notifications of incidents can be made at any time, dependent on when a domestic abuse incident occurs.

The school will record the information received from the police using the same processes used to store child protection records within the school. The school will also record the outcomes and impact of any actions taken or put in place.

The school is aware that in the event of any domestic homicide or serious case review the documents may be required for disclosure purposes.
Child Absence Following an Incident

Where a notification is made and a child is not in school, the school will consider the following:

- The school will review the information within the police notification in the context of what is already known about the child, giving consideration to any safety or welfare concerns that have been recorded prior to receiving the police information.

- The school's key adult will call home and follow up as per attendance protocols. Consideration should be given to undertake a home visit, with another member of staff.

- Where the /Key Adult in the school cannot contact the parents or carer, and have not received notification why the child is absent, the next steps will be considered and actions may include:
  - **Home Visit** – After undertaking a risk assessment, the school may consider, at the discretion of the Head Teacher, carrying out a home visit to see the child. Subsequently, if concerns or risks to the child’s safety are identified during the home visit, referrals to Children’s Social Care and the Police may need to be made.
  - **Referral to Children’s Social Care** - Dependent upon the circumstances of the incident and the parental response to contact, the Key Adult (following discussion with the Designated Safeguarding Lead where required) will make a referral to the Bridge.

When the child returns back to school, the key adult will revisit the offer of parent/child support.

Working with Parents

The school is signed up to the protocol to raise parents’ awareness of Encompass. (See Appendix letter to parents and carers)

Many victims who experience domestic abuse want to tell someone about their experiences and are looking for help. Being involved with Encompass may mean that more parents who are experiencing domestic abuse are likely to contact the Key Adult as a source of support. The majority of support to parents will take the form of a listening ear and signposting to local Domestic Abuse services. There may be occasions however, when the information received by the Key Adult requires immediate direct action; either because the risk to the parent and child is immediate and high, or because the parent is asking for help to leave the violence.

Where there is an immediate risk of harm to the parent and/or the child the police will be contacted, and **in an emergency, this will always be 999.**

Where a parent is seeking help and support to flee abuse or to take other measures to protect themselves, contact can be made with Victim Support or SIDASS using the following details:

Telephone number: 0300 303 0162 or 0161 200 1950
Email: northwest.vcu@victimsupport.cjsm.net
SIDASS; [http://salfordwomensaid.org/sidass/](http://salfordwomensaid.org/sidass/)

If there is uncertainty around a referral to Victim Support/SIDASS contact should be made with the Bridge Partnership 0161 603 4500.

Multi-agency Risk Assessment Conference (MARAC) and Encompass

MARAC is a victim-focused meeting where information is shared on the highest risk cases of domestic abuse between criminal justice, health, children’s services, education, housing practitioners, IDVAs (Independent Domestic Violence
Advocate) as well as other specialists from the statutory and voluntary sectors. The aim of MARAC is to share information, understand the level of risk to the individual and relevant others (including children) and develop a risk management plan. MARAC meets every week in Salford.

There may be occasions where parents of children notified to schools via the Encompass process have been referred to MARAC. Where the school identifies that they may have additional and relevant information to share with MARAC, the school will contact the Bridge Partnership.

**Will the Police refer to Bridge Partnership every time they attend a DA callout where a child is present?**

**Police agreed referral criteria with Bridge Partnership;**

A referral to Children’s Services needs to be actioned by the attending Officer in respect of Domestic Abuse FWIN’s (Force Wide Incident Number) /PPI’s (Public Protection Incident) when:

A crime has been submitted & a child was present at/normally resides at the address

OR This incident is the 3rd reported incident in last 12 months

OR It is a child caller to Police/Emergency Services

OR When either the victim or perpetrator is known to be pregnant

OR When there is a child abuse marker (CA) on the address

OR The incident involves a perpetrator subject to licence or Community Order

OR If previous incidents were referred to the Bridge Partnership - even if the Police Officer did not consider that any of the above criteria were met.

The remaining DV incidents are DV incidents where no crime is alleged, i.e. verbal argument only and the other listed criteria are not realised. Therefore, once Encompass has become live, Police will only be sending a notification through Encompass and not to the Bridge Partnership social care.

Operation Encompass will notify schools of all incidents and therefore schools will be able to build up a picture of the context a child is living in.

**Encompass Parents Awareness Letter**

**Dear Parent/Carer,**

Re: Operation Encompass

The school has been given the opportunity to take part in a project that will run jointly between schools and Greater Manchester Police. This is called Operation Encompass.

This means that if police are called out to a domestic abuse incident the school will be notified so that they can care for your child’s needs the following day. Operation Encompass has been designed to provide early reporting to schools of any domestic abuse incidents that occur outside of school but which might have an impact on a child attending school the following day. This information will be shared on school days during the school term. When incidents occur on a Friday, Saturday or a Sunday, the police will contact the relevant school the following Monday.

A nominated member of school staff, known as a Key Adult, will be trained to liaise with the police. At Moorside Primary School our Key Adult is Miss Howarth. They will be able to use information that has been shared with them, in confidence, to ensure that the school is able to support children and their families. Information will be shared where it is identified that a child or young person was present, witnessed or was involved in a domestic abuse incident.

We always endeavour to offer the best support possible to our pupils and believe that Operation Encompass is going to be beneficial and supportive for all concerned.
Some information about Encompass is included in this letter but if you would like more information about this new initiative, details can be viewed online at [https://www.operationencompass.org](https://www.operationencompass.org) or you can contact our Key Adult at school.

Thank you for your continued support

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**Stephen Lawler-Smith**  
Headteacher

**Mrs S Corlett**  
Chair of Governors

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**Operation Encompass – Key Adult Responsibilities and Checklist**

Name: Dawn Howarth  
School: Moorside Primary

Completed: September 2019  
Review Date: September 2020

<table>
<thead>
<tr>
<th>Responsibility</th>
<th>School Comment</th>
<th>Achieved</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Key Adult has attended the Encompass briefing and is part of the Senior Leadership Team with Child Protection responsibility.</td>
<td></td>
<td>√</td>
</tr>
<tr>
<td>The Key Adult must ensure that they have access to the Encompass mailbox along with a deputy in case of absence.</td>
<td></td>
<td>√</td>
</tr>
<tr>
<td>Encompass records are managed and stored in the same way as other Child Protection records, in a permission restricted electronic folder or secure and locked cabinet/drawer.</td>
<td></td>
<td>√</td>
</tr>
<tr>
<td>The Key Adult can identify a person who can deputise in their absence; the deputy is confident in understanding all aspects of the Encompass model.</td>
<td></td>
<td>√</td>
</tr>
<tr>
<td>The Key Adult will ensure that all teaching staff understand the confidential nature of any information passed to them and that this information must be treated in the same way as any other Child Protection information given by other partners such as Social Care.</td>
<td></td>
<td>√</td>
</tr>
<tr>
<td>The Headteacher/Key Adult will inform parents that the school is part of Encompass, using the exemplar letter template provided, which can be amended to meet the school’s individual requirements.</td>
<td></td>
<td>√</td>
</tr>
<tr>
<td>The Headteacher/Key Adult will inform the Governing Body that the school is part of Encompass and the Governor with responsibility for Safeguarding should have a working knowledge of the project and impact within the school.</td>
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<tr>
<td>The Key Adult will include information about Encompass in the school’s prospectus and safeguarding policies, thus ensuring that all parents are informed of the school’s involvement.</td>
<td>√</td>
<td></td>
</tr>
<tr>
<td>The Key Adult will include information about Encompass on the school’s website.</td>
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</tr>
</tbody>
</table>
## Operation Encompass Police Log Sheet

<table>
<thead>
<tr>
<th>Police Reference Number (FWIN - Force Wide Incident Number)</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Child’s name and age &amp; DOB</td>
<td></td>
</tr>
<tr>
<td>Date and time of incident</td>
<td></td>
</tr>
<tr>
<td>Address</td>
<td></td>
</tr>
</tbody>
</table>

**Circumstances of incident:**

**Additional school information including other Encompass contacts:**

**Actions taken and Impact:**
Appendix 8 - Suicide Safety Policy

1) **Statement of Purpose**
   a) At Moorside Primary School we are aware that:
      i) Suicide is the leading cause of death in young people;
      ii) We play a vital role in helping to prevent young suicide.
   b) We want to make sure that children and young people at our school are as suicidesafe as possible and that our governors, parents and carers, teaching staff, support staff, pupils themselves and other key stakeholders are aware of our commitment to be a suicide-safer school.

2) **Our Beliefs about Suicide and its Antecedents**
   a) Moorside Primary School acknowledges that:
      i) **SUICIDAL THOUGHTS ARE COMMON**
         We acknowledge that thoughts of suicide are common among young people.
      ii) **SUICIDE IS COMPLEX**
         We believe that every suicide is a tragedy. There are a number of contributory factors surrounding a suicide and the reasons are often complex and individual to that person. However, we believe that there are lessons that may be learned from each death that may help prevent future deaths.
      iii) **STIGMA INHIBITS LEARNING – STIGMA CAN KILL**
         We recognise that the stigma surrounding suicide and mental illness can be both a barrier to help seeking and a barrier to offering help. This school/college is committed to tackling suicide stigma. In our language and in our working relationships, we will promote open, sensitive talk that does not stigmatise and perpetuate taboos. This will include avoiding the use of language which perpetuates unhelpful notions that suicide is criminal, sinful or selfish. We know that unhelpful myths and misconceptions surrounding suicide can inhibit young people in seeking and finding appropriate help when it is most needed.
      iv) **SUICIDE IS OUR BUSINESS, TOO**
         As a school community, we recognise that pupils may seek out someone whom they trust with their concerns and worries. We want to play our part in supporting any pupil who may have thoughts of suicide.
      v) **SAFETY IS VERY IMPORTANT**
         We know that pupils who are having thoughts of suicide may or may not also be behaving in a way that puts their life in danger (suicide behaviours). Schoolchildren experiencing suicidal thoughts are potentially at risk of acting on these thoughts. Those who are already engaging in suicide behaviours are also clearly at risk of death or harm. This school/college wants to work with our pupils who may be thinking about suicide, or acting on their thoughts of suicide. We want to support them, sometimes working in partnership with family, caregivers and other professionals where this may enhance suicide safety.
      vi) **SUICIDE IS A DIFFICULT THING TO TALK ABOUT**
         We know that a child or young person who is suicidal may find it very difficult to make their feelings known and speak openly about suicide. We will equip adults with the skills to identify when a pupil may be struggling with thoughts of suicide. These adults will be trained to keep our young people suicide-safe.
      vii) **TALKING ABOUT SUICIDE DOES NOT CREATE OR WORSEN RISK**
         We will provide our pupils with opportunities to speak openly about their worries with people who are ready, willing and able to support them. We want to make it possible for schoolchildren and young people, and those who support them at this school/college, to do so safely. This will be in a way that leads to support and help where this is needed. We will do all we can to refrain from acting in a way that stops a pupil seeking the help they need when they are struggling with thoughts of suicide.

3) **Our Team and its Responsibilities**
   a) Our governors and leadership team will be clear about how we will respond in the event of a suicide. Each member of our Critical Incident team will have a defined responsibility within our plan including leadership, family liaison and any communications with external agencies, including the media.
   b) We will have a clear picture of who has received general suicide awareness education and commit to this being refreshed periodically.
   c) We will have a clear policy about how staff should work together where thoughts of suicide or suicide behaviours are known among our young people. We will manage the sharing of information in a way that enhances safety.
4) Ongoing Support and Development of our Policy and Practice
a) Our Governors and Leadership Team will keep our practice up to date by maintaining contact with best practice and on-going training.