FOX WOOD SCHOOL



SAFEGUARDING POLICY

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Adopted by the Governing Body:

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Safeguarding Information Sheet

Safeguarding Team

Lianne Buchanan (DSL)	
Louise Messham (Deputy DSL)	
Lucinda Duffy (Head Teacher)	
Rachael Johnston (Pastoral Support Officer)	

Safeguarding Governor

Trish Chapman

Important Contacts

(Please remember to speak to a member of the safeguarding team should you have any concerns – if it is a concern about FGM it is *your* responsibility to call 999)

Organisation	Contact Number
Children's Social Care	01925 443400
Education Safeguarding Team	01925 442928
Adult Social Care	01925 444239
Adult Safeguarding Team	01925 444078
Out of Hours Safeguarding team	01925 444400
LADO – Fiona Cowan	01925 443101
LADO – Becki Byron	01925 443102
NSPCC Whistle Blowing Advice Hotline	0800 028 0285
Concerns about FGM	999
Forced Marriage Unit	020 7008 0151
Local Prevent Co-Ordinator – Amber	01606 362 147
Jones	07920 220734
	prevent@cheshire.pnn.police.uk
Modern Slavery Helpline	08000 121 700
	www.unseenuk.org
Crime Stoppers	0800 555 111

Introduction

Safeguarding and promoting the welfare of children is defined as "protecting children from maltreatment; preventing impairment of children's health or development; ensuring that children grow up in circumstances consistent with the provision of safe and effective care; and taking action to enable all children to have the best outcomes" (Keeping Children Safe in Education 2018).

"Keeping Children Safe in Education 2018" is the latest statutory guidance from the Department of Education under Section 175 of the Education Act 2002. The Children Act 1989 allocates duties to Local Authority, Courts, parents and other agencies in the UK, to ensure children are safeguarded and their welfare is paramount. The Children Act 2004 amended the Children Act 1989, largely as a consequence of the Victoria Climbiè enquiry. The act brought together all government functions of childrens welfare and education under the statutory authority of local Directors of Children's Services.

At Fox Wood, we take a child-centred approach to safeguarding, and this policy recognises the additional vulnerability of all pupils who attend Fox Wood School due to their learning and communication difficulties. All of our pupils have SEND (Special Educational Needs and Disabilities) and due to their difficulties in communicating, staff need to be aware that changes in behaviour, changes in mood which may present as a result of a safeguarding issue/concern and not necessarily as part of their disability. Since February 2018 we have a Pastoral Support Officer who, along with SLT, forms the Safeguarding Team.

An audit of Safeguarding Practice is undertaken regularly and shared with Governors. An audit by Warrington Borough Council took place in May 2015 and a new on-line Safeguarding audit was completed and subsequently discussed with Rose Clarke in March 2016. Further audits took place in December 2016 and June 2017.

Safeguarding Pupils Statement

At Fox Wood the health and safety of our pupils is of paramount importance. Parents/carers send their children to school each day with the expectation that school provides a secure environment in which their child can flourish. Fox Wood therefore has to ensure that this expectation becomes reality. In order to do this a wide range of measures are in place and our aim is to create a culture of vigilance

Staff receive safeguarding training on a yearly basis and in updates throughout the year. The suite of safeguarding policies are available on the network via CPOMS and staff read them on an annual basis. Safeguarding is a standard agenda item on all meetings and in full staff meetings we inform staff of the latest information in the Education Safeguarding Team newsletter.

If staff have concerns with regards to the way their safeguarding concern is being handled, they can contact Children's Social Care (01925 443400) or Children with Disabilities Team (01925 442428) or the Education Safeguarding Team (01925 442928).

Visiting professionals are informed of what to do if they have a safeguarding concern and are invited to appropriate training.

For our students who are over the age of 18, college staff must contact Adult Social Care (01925 444239) who will contact the Safeguarding Team for adults (01925 444078). School and college staff are particularly important as they are in a position to identify concerns early, provide help and prevent concerns from escalating.

The Safeguarding Team meets regularly and comprises all members of SLT and the Pastoral Support Officer. The Pastoral Support Officer produces a weekly summary of safeguarding concerns which is discussed by all the Safeguarding Team. The Designated Senior Lead (DSL) at Fox Wood is Lianne Buchanan, and the deputy DSL is Louise Messham. The member of staff with overarching responsibility for child welfare at school is Miss Lucinda Duffy (Headteacher).

If early help is appropriate, the DSL should liaise with other agencies and set up an inter-agency assessment as appropriate (Early Help Assessment). If this is appropriate, the case should be kept under constant review and consideration given to a referral to social care if the child's situation does not appear to be improving.

Child Protection

Child protection is the responsibility of all people who work with children, and schools do not operate in isolation but within the framework of multi-disciplinary collaboration.

As a result of their day to day interaction teachers and teaching assistants are well placed to observe outward signs of abuse, changes in behaviour and failure to develop or thrive. Such signs may give rise to suspicion, but no more. They are not proof in themselves that abuse has occurred – but staff should be alert to signs. Staff should not ask leading questions to pupils with regards to child protection concerns and written records of concerns/observations must be recorded.

CPOMS is our software application for monitoring child protection, safeguarding and a range of pastoral and welfare issues. Working alongside the school's existing safeguarding processes, CPOMS helps with the management and recording of child protection and much more potentially. Every member of staff in school has an obligation to report any concerns which they may have. CPOMS allows them to record information in a central repository and have relevant people including the Safeguarding Team alerted immediately. The Safeguarding Team are able to build a chronology around a pupil and can produce reports for Case Conferences, Governors etc.

The chronology around a pupil is built automatically and trends are much easier to spot than they would be on paper. Members of staff from across school can add information to CPOMS allowing the Safeguarding Team to take appropriate follow up action and it can be tailored to meet our school's exact needs.

The Designated Senior Lead for Child Protection is Mrs Lianne Buchanan (Acting Deputy Headteacher). If the DSL is not available, then Miss Louise Messham should be informed of any concerns (Deputy DSL).

All child protection enquiries to Children and Young People's services (01925 443400) are initially dealt with by staff from Families Information Services. They will decide the next step. If the case is not already open to a social work team and is a request for social work services, the call will be directed to the Duty and Assessment Team. A Social Care Advisor will then collate information

and undertake checks where appropriate. A strategy meeting will be held if it is believed that abuse has happened or might happen, this will decide if a Child Protection Enquiry is necessary.

More information can be found in the Child Protection Policy. This policy is complemented and supported by other school policies and practices e.g. Equal Opportunities Policy, PSHCE Policy, Safer Recruitment and Vetting, etc.

Looked After Children and Previously Looked After Children

A child who is being looked after by their local authority is known as a child in care or Looked after Child (LAC). They might be living:

- with foster parents
- at home with their parents under the supervision of social services
- in residential children's homes
- other residential settings like schools or secure units.

They might have been placed in care voluntarily by parents struggling to cope or, children's services may have intervened because a child was at significant risk of harm.

It is important to provide a secure, caring environment which can help these children overcome their early life experiences. It is also important that children in care are given best chances in life. They also need help to develop strong, trusting and stable relationships with their carers, teachers, social workers and other professionals.

A previously looked after child potentially remains vulnerable and all staff should have the knowledge to keep previously looked after children safe. All agencies should work together and prompt action taken on concerns to safeguard these children, who are a particularly vulnerable group.

At Fox Wood, LAC and previously LAC are discussed at every Safeguarding Team meeting, and their progress is monitored throughout the year.

The role of the Designated Safeguarding Lead (DSL) and Deputy DSL

- The Governing body appointed an appropriate senior member of staff, from the leadership team, to the role of designated safeguarding lead. The designated safeguarding lead takes lead responsibility for safeguarding and child protection. Fox Wood school also has a deputy designated safeguarding lead.
- Whilst the activities of the designated safeguarding lead can be delegated to appropriately trained deputies, the ultimate lead responsibility for safeguarding and child protection, as set out above, remains the designated safeguarding lead.
- The designated safeguarding lead and the deputy liaise with the local authority and work with other agencies in line with <u>Working together to safeguard children 2018</u>
- During term time, the designated safeguarding lead and/ or a deputy is always available (during school hours) for staff to discuss any safeguarding concerns.

- The designated safeguarding lead and the deputy undergo training to provide them with the knowledge and skills required to carry out the role. The training is updated at least annually.
- In addition to formal training, as set out above, knowledge and skills are updated (for example via e-mail, meeting other designated safeguarding 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.

Governors

Section 175 of the Education Act 2002 requires governing bodies of maintained schools to make arrangements to ensure that their functions are carried out with a view to safeguarding and promoting the welfare of children.

Governors should ensure that there is an effective Child Protection Policy and other policies that include staff/pupil relationships including the use of social media. This information is in the Staff Code of Conduct and E-Safety Policy. Governors should also ensure that policies and procedures include inter-agency safeguarding protocol set up by the Local Safeguarding Children's Board (LSCB).

The DSL and deputy DSL meet half termly with the Safeguarding governor, Mrs Trish Chapman for safeguarding update meetings.

Role Description for the Safeguarding Governor

The governor responsible for safeguarding children plays an essential role in ensuring pupils in this school are kept safe from harm. The safeguarding governor plays an important role in ensuring oversight and scrutiny of safeguarding policy, procedure and practice on behalf of the full governing body. It is recognised that Governors are volunteers and generously give of their time, interest and expertise to the ultimate benefit of children in our schools but it should not be underestimated that your role is that of a 'senior manager' of a school with accountability befitting such a significant responsibility.

The role of Nominated Governor for Safeguarding is to:

- Act as a 'critical friend' to the school, in order to ensure that the appropriate systems and procedures are in place to cover all aspects of the safeguarding agenda and all statutory governing body responsibilities are met.
- Monitor appropriate policies, including the safeguarding and whistle blowing policies.
- Ensure there is a suitably qualified, trained and supported Designated Senior Lead (DSL) who
 has responsibility for responding to and overseeing safeguarding issues.
- Ensure there is a suitably qualified, trained and supported Deputy Designated Lead who has
 responsibility for responding to and overseeing safeguarding issues as agreed reasonable to
 be delegated by the DSL.
- Ensure that the DSL adequately supervises and supports the work, development and wellbeing
 of the Deputy Safeguarding Lead and any other individual to whom they may delegate
 additional safeguarding responsibilities in order that there exist clear lines of accountability.
- Ensure there is a robust system for recording, storing and reviewing child welfare concerns.

- Liaise with the head about general child protection and broader safeguarding issues within the school and as such be able to <u>provide reports</u> to the governing body in respect of themes and issues within the school/locality to enable adequate oversight, understanding and development of solutions.
- Ensure that school staff training is up to date.
- Ensure that all staff and adults in school have access to the school's policy and procedures with regard to Safeguarding Children.
- Attend Basic Awareness Safeguarding training every 3 years and other training as appropriate to the role and relevant to issues within the school/locality
- Ensure other governors attend appropriate safeguarding training.
- Ensure appropriate members of the governing body complete training in respect of allegations against staff and volunteers.
- Ensure at least one governor on the recruitment and selection panel for staff has successfully completed accredited Safer Recruitment training.
- Ensure interview panels are convened appropriately and safer recruitment practices are followed.
- Have oversight of the single central record and ensure it is up to date and maintained in line with guidance.
- Ensure the voice of pupils is truly heard and appropriately acknowledged.
- Ensure that parents, carers and pupils are aware of Safeguarding policies and procedures and how they can raise safety concerns.
- Ensure the school constantly review and consider their curriculum in order that key safeguarding 'messages and lessons' run throughout.
- Ensure school does not operate in isolation and have an awareness of agencies available to support children and families
- Ensure the safeguarding agenda is embedded in the ethos of the school., and is a standard agenda item on governor meetings.
- Monitor progress against any outstanding actions on the governing body safeguarding audit tool and other local authority review(s).
- Oversee an annual report to the full governing body to include, amongst other relevant items, detail pertaining to training, issues, contribution to multi-agency meetings and good practice.

Information Sharing

The 2015 version of the information sharing guidance has been updated in response to the General Data Protection Regulations (GDPR) and Data Protection Act 2018, and it supersedes the HM Government "Information sharing: guidance for practitioners and managers "published in March 2015.

The GDPR and Data Protection Act 2018 do not prevent, or limit, the sharing of information for the purposes of keeping children and young people safe. The guidance says, 'the General Data Protection Regulation (GDPR), Data Protection Act 2018 and human rights law are not barriers to justified information sharing, but provide a framework to ensure that personal information about living individuals is shared appropriately.'

'Where possible, share information with consent, and where possible, respect the wishes of those who do not consent to having their information shared. Under the GDPR and Data Protection Act

2018 you may share information without consent if, in your judgement, there is a lawful basis to do so, such as where safety may be at risk."

Code of Conduct

In recent years concern has been raised about the potential vulnerability of adults working with children and young people. The document "Guidance for the Safe Working Practice for the protection of Children and Staff in educational settings" seeks to ensure that the duty to promote and safeguard the wellbeing of children is achieved, in this context, by raising awareness of illegal, unsafe and inappropriate behaviour. A copy of this document is available on CPOMS and has been discussed with staff and is read by all annually. This is of particular importance when staff are involved in the personal care of our pupils.

A Staff Code of Conduct is in place and has been signed by all staff. A Code of Conduct is shared with volunteers and students and this is signed and a copy kept. We also have Enhanced Disclosure and Barring Service (DBS) information and two references for our volunteers. There is also a Protocol for Visiting Professionals which is given on arrival at school (Appendix A).

Allegations against Staff

When an allegation is made against a member of staff, suspension should not be automatic as this would be distressing for the accused person and disruptive for the school. The head should take account of the seriousness and plausibility of the allegation, the risk of harm to the pupil(s) and the possibility of tampering with evidence, as well as the interests of the person concerned and of the school.

If there is a concern about the Headteacher, this should be raised with the Chair of Governors (Mrs Trish Chapman). Contact details can be requested from the school Officer Manager, Allison Wright

In order to safeguard themselves against allegations of abuse, staff should be aware of the following:

- Welfare of the child is paramount (Children Act 1989).
- Staff are responsible for their own actions and behaviour and should avoid any conduct which would lead any reasonable person to question their motivation and intentions.
- Staff should work, and be seen to work in an open and transparent way.
- Staff should discuss and/or take advice promptly from their line manager or other senior member of staff over any incident, which may give rise to concern.
- Records should be made of any such incident and of decisions made/further actions agreed, in accordance with school policy for keeping and maintaining records.
- Staff should apply the same professional standards regardless of gender or sexuality.
- All staff should know the name of their designated person for child protection, be familiar with local child protection arrangements and understand their responsibility to safeguard the protected children and young people.
- Staff who are subject to an allegation are advised to contact their professional association
- Staff should be aware that breaches of the law and other professional guidelines could result in criminal or disciplinary action being taken against them

Contact should be made and advice sought from the Local Authority Designated Officers – Fiona Cowan on 01925 443101 and Beki Byron on 01925 443102.

Whistle blowing

This is when someone raises a concern about a dangerous or illegal activity or any wrong doing.

Staff should acknowledge their individual responsibilities to bring matters of concern in writing to the attention of the Head teacher. Further information is to be found in the Local Authority's Whistle blowing Procedure.

If staff are not happy with the response they receive from a member of SLT they can contact the Education Safeguarding Team, as detailed on the staff notice board.

The NSPCC runs a whistleblowing hotline which offers free advice and support to professionals with concern about how child protection issues are being handled in their own organisation – 0800 028 0285.

If a member of staff has been dismissed or removed due to safeguarding concerns, or would have been had they not resigned, a referral will be made to the Disclosure and Barring Service (DBS).

If allegations are made, contact should be made and advice sought from the Local Authority Designated Officers (LADO) – Fiona Cowan (01925 443101) and Beki Byron (01925 443102).

Safe Recruiting and Vetting

Checks on staff who work with children are part of the landscape of safe practice to ensure that pupils are kept safe. At Fox Wood we have a robust Single Central Record (SCR) of full checks on staff, and we follow the Local Authority's Safe Recruiting and Vetting Policy. The Headteacher, DSL, office manager and identified Governors have also undertaken training in safe recruitment.

Disclosure and Barring scheme (DBS)

The DBS is responsible for administering three types of checks

- Standard a check of the Police National Computer (PNC) record of convictions, reprimands and warnings
- Enhanced a check of the PNC as above, plus other information held by police that is considered relevant. At Fox wood, all of our staff have this.
- Enhanced Plus, which will automatically include barred list information for people in regulated activity with children.

Potential Prohibition Orders on SCR and Disgualification by Association

All new teachers to the school undergo a prohibition order check. This is done as part of the preemployment checking process and a record is kept on the school's single central record (SCR). This is done via www.education.gov.uk/help/contactus/nctl. All of our teachers have had this check completed. Teachers are also checked against the European Economic Area Sanctions

From September 2018 we no longer have to ask staff questions about cautions or convictions of someone living in their household, as the DfE has scrapped Disqualification by Association for

school staff working with children under the age of 8. This now applies only to "work in domestic premises".

The Health, Safety and Welfare Policy

The Governing Body in conjunction with information and procedures identified in the Local Authority Health and Safety Manual is responsible for setting out the overall policy in so far as Fox Wood is concerned. The planning and implementation of the policy is the direct responsibility of the Head Teacher, ensuring that employees at all levels fulfil their duties to co-operate and adhere to it. More detail is to be found in the Health Safety, and Welfare Policy of Fox Wood School. There is also a policy regarding food safety - this determines safe practices within classrooms and the school's food technology room.

Contractors

Most of our contractors are arranged through Building and Maintenance Unit (BMU) who contact MEARS. 'Keeping Children Safe in Education 2016' advised that school should ensure that contractors or employees of contractors, have been subject to DBS. This is not covered by Warrington's contract with MEARS, and this issue has been raised with R. Burke, service contract engineer. It should be noted that most contractors are in school outside of pupil hours, and if not, are accompanied.

Bullying

There are three types of bullying:

- Physical abuse
- Verbal abuse
- Silent abuse

Bullying at Fox Wood is seen as a wilful, conscious desire to hurt, frighten or threaten someone else. All staff should

- Be alert to signs of bullying and racial harassment, or harassment in relation to gender.
- Deal firmly with such behaviour.
- Take action based upon clear rules which are backed by appropriate sanctions and systems to support the victims.

Additional information can be found in the schools Anti-bullying Policy.

Peer on Peer abuse

This can include physical, emotional, sexual and financial abuse of young people under 18 by their peers. Physical abuse may include hitting, kicking, biting, hair pulling etc. It is important to understand why a pupil has engaged in such behaviour before considering the action to be taken. Bullying is unwanted aggressive behaviour that involves a real or perceived power imbalance. After the incident it is important that the pupils involved continue to feel supported and receive help. If staff have concerns, they should inform the DSL who will contact the Education Safeguarding team for advice.

Sexual Violence and Sexual Harassment

This has previously been referred to as peer on peer abuse. The latest guidance "Sexual Violence and sexual harassment between children in schools and colleges" (DfE 2018) covers:

- What sexual violence and sexual harassment is
- The legal responsibility of school and college
- Creating a whole school approach to safeguarding and child protection
- How to respond to reports of sexual violence and sexual harassment

Sexual violence refers to criminal acts, rape, assault by penetration and sexual assault. Sexual harassment is described as 'unwanted conduct of a sexual matter'. It also gives the definition of consent. Sexual misconduct should be seen as unacceptable and not 'banter' or an inevitable part of growing up and should be responded to on a case-by-case basis, supported by Children's Social Care and the police if required.

The emphasis should be on ensuring that the victim can continue their normal routines.

Positive Handling/Behaviour Management

The Education Act 2006 enables a member of staff to use reasonable force to prevent a pupil from committing an offence, causing personal injury, damaging property or doing something that prejudices discipline at the school. Our Positive Handling Policy is to support our pupils and all staff who are in contact with pupils. Techniques such as Team Teach are used as part of a whole school approach and not in isolation. A statement about positive handling is in the school prospectus and parents can discuss their child's Individual Behaviour Plan with the Pupil Support manager or the class teacher. The aim of the IBP is to minimise the likelihood of challenging behaviour and when it does occur, that there is less use of physical restraint as all are aware of the pro active startegies used. Parents are informed by letter if any physical interventions have needed to be used on their child. There is a pamphlet issued to parents explaining the Team Teach approach and how it is used within school. Parents are also invited to attend Team Teach coffee mornings/afternoons.

Additional information is available in the Positive Handling Policy.

Monitoring Attendance and Children Missing Education (CME)

Good attendance is expected by all our pupils but when pupils are unwell, parents are expected to confirm absence by telephone immediately. If no notification is received, school has a policy of phoning home to ascertain each pupil's whereabouts. If no contact is made, a member of staff may visit the home in order to make contact. Positive measures are in place to encourage pupils to attend regularly

If it is not possible to contact parents we may inform social care and the CME Officer, Dave Samson (01925 442261) or a member of staff may visit the home.

'Keeping Children Safe in Education 2018' states that schools should have at least **two** emergency contacts for every child in school – our personal information sheet is being amended to reflect this.

If a pupil goes missing throughout the school day we follow the absconding procedure.

A range of approaches and procedures exist to limit the opportunity for children to go missing, when they fall out of the education system. This includes the monthly multi agency group (POOSN) which tracks and monitors pupils out of school and plans the reintegration of such pupils.

Site Security

School annually completes a security checklist detailing items including our approach to visitors, key holders, personal safety etc. Full information can be found in the Security Policy. A receptionist is on duty to ensure all visitors receive a Fox Wood badge, sign in and out, and their means of identification is checked. A swipe access system is in place for entry/exit to and from the building for all staff and staff are asked to sign in and out of the building.

Risk assessments have been completed for visitors to the school and all visitors must wear a badge whilst in school to signify in what capacity they are visiting school. On the reverse of visitor identity badges we have included information re: any safeguarding concerns and what to do in case of a fire.

Curriculum

The curriculum deals with safeguarding in two ways. Firstly, in subjects such as PSHCE, relevant issues are discussed with the pupils. These include topics such as stranger danger, drugs and sex and relationships. Secondly, the curriculum is designed so that safety issues within the subject are discussed and safe practices taught, such as using equipment safely in PE, D&T, cognition and technology. Additional input may be sought from existing agencies including the police, NSPCC etc

Educational Visits

We use an online system to plan and evaluate all our educational visits. It is called EVOLVE and it is run by Warrington Borough Council. EVOLVE is a 5 step process with the following benefits:

- 1) All records are kept centrally and securely
- 2) All visits must have completed required steps to receive approval
- 3) Less paperwork, less paper
- 4) You can evaluate and check evaluations of visits nationally
- 5) Pupils/Staff have a record of visits they have attended
- 6) A calendar can be viewed at any time to show which classes are in/out
- 7) Should any legal action be taken, a record has been kept of procedures

Staff complete and upload a 'Request for Visit' form and comprehensive risk assessments for methods of travel and the destination for all educational visits. The Educational Visits Coordinator checks all of the relevant information before submitting it to the head teacher for

approval. This comprehensive system ensures that all educational visits are well planned and that pupils and staff are kept safe.

Internet Safety

Teaching and learning can be greatly enhanced for our pupils through the use of ICT and the internet. However, we all agree that the internet should be as safe as possible for pupils and staff alike. We participate annually in Safer Internet Day in the spring term and being safe on the internet is covered in our curriculum.

The internet is available to staff and pupils. All are aware of the 'Conditions of Internet Use' for Staff and Pupils – staff sign this, and parents sign on behalf of the pupils. We also provide regular information for our parents about internet safety. No pupil accesses the internet in school using a personal mobile device

An internet monitoring programme is in place to highlight possible misuse (Securus). The Senior Leadership Team and the Governors reserve the right to make random audits of the history file that records which websites pupils and staff have visited. Online filtering is in place to block all traffic that comes through the schools network that is classified as inappropriate. The Computing policy, due for renewal in Autumn 2018, will include e safety measures and the appropriate codes of conduct

Use of Images

Staff regularly take photographs of pupils participating in lessons. These photographs are then used as evidence in electronic workfiles, accreditation etc. Staff are aware under the Code of Conduct of what constitutes acceptable behaviour by pupils or staff.

For our pupils in the early years, we use Tapestry, an on-line learning journal to keep parents informed of their childs progress. Parents can access this using their own log in. From September 2018 we are using Evidence for Learning for our pupils in key stages 1-4. It is a safe and secure system that enables teachers to record pupil achievement, and to share each child's achievements with parents and carers.

Parents consent to school taking photographs by signing a permission slip at the beginning of each academic year. They may or may not give their consent for these photographs to be used in the newsletter or on the website. School respects all parental decisions. Our Photo and Video Policy states that photos/videos of school events must not be shared on any intenet site. This policy is in our new starter information pack and is on the school website.

Staff are instructed to turn off mobile phones during lesson times and not to take photos of pupils by using personal mobile phones or any other personal devices.

Fire Safety

All members of school staff are instructed in the action to be taken should a fire break out. A fire evacuation layout is on display in every room. Fire evacuation drills take place once per term and

are formally recorded. The Fire Risk Assessment was formally reviewed in October 2017 and recommendations were acted upon. All members of SLT and the Site Manager are fire wardens.

First Aid

There are six members of school staff who are trained in first aid. First aid notices are displayed in every room detailing

- Names and photographs of first aiders, class number and their telephone extension numbers.
- Location of first aid boxes.
- Instruction to complete relevant accident/incident form.
- Location of defibrillator

At Fox Wood we also have two nurses. Further information is available in the First Aid Policy. Several members of staff received training in the use of a Defibrillator. This piece of equipment is in the medication room, and a risk assessment has been completed. The North West ambulance service has also been informed that it is on site, so they may direct someone to Fox Wood School if the need arises. If the defibrillator is required in the community, at least one member of trained staff will take the defib in order to assist.

Contextual safeguarding

As well as threats to the welfare of children from within their families, children may be vulnerable to abuse or exploitation from outside their families. These extra-familial threats might arise at school and other educational establishments, from within peer groups, or more widely from within the wider community and/or online. These threats can take a variety of different forms and children can be vulnerable to multiple threats, including: exploitation by criminal gangs and organised crime groups such as county lines; trafficking, online abuse; sexual exploitation and the influences of extremism leading to radicalisation. Extremist groups make use of the internet to radicalise and recruit and to promote extremist materials. Any potential harmful effects to individuals identified as vulnerable to extremist ideologies or being drawn into terrorism should also be considered.

Assessments of children in such cases should consider whether wider environmental factors are present in a child's life and are a threat to their safety and/or welfare. Children who may be alleged perpetrators should also be assessed to understand the impact of contextual issues on their safety and welfare. Interventions should focus on addressing these wider environmental factors, which are likely to be a threat to the safety and welfare of a number of different children who may or may not be known to local authority children's social care. Assessments of children in such cases should consider the individual needs and vulnerabilities of each child. They should look at the parental capacity to support the child, including helping the parents and carers to understand any risks and support them to keep children safe and assess potential risk to child.

The Children Act 1989 promotes the view that all children and their parents should be considered as individuals and that family structures, culture, religion, ethnic origins and other characteristics should be respected.

Child Sexual Exploitation (CSE)

The Office of the Children's Commissioner reported that at least 16,500 children were identified as being at risk of children sexual exploitation during one year. The same research also estimates that the actual numbers of children at risk of and suffering child sexual exploitation are much higher because professionals did not always recognise and respond appropriately to the issue. Schools are well placed to prevent, identify and respond to children at risk of sexual exploitation.

What is 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 (DfE Feb 2017).

Who is at risk?

Child sexual exploitation can happen to any young person from any background. Although the research suggests that females are more vulnerable to CSE, boys and young men are also victims of this type of abuse.

The characteristics common to all victims of CSE are not those of age, ethnicity or gender, rather their powerlessness and vulnerability. Victims often do not recognise that they are being exploited because they will have been groomed by their abuser(s). As a result, victims do not make informed choices to enter into, or remain involved in, sexually exploitative situations but do so from coercion, enticement, manipulation or fear. Sexual exploitation can happen face to face and it can happen online. It can also occur between young people. In all its forms, CSE is child abuse and should be treated as a child protection issue.

Warning signs and vulnerabilities checklist

The evidence available points to several factors that can increase a child's vulnerability to being sexually exploited. The following are typical **vulnerabilities in children prior to abuse:**

- Living in a chaotic or dysfunctional household (including parental substance use, domestic violence, parental mental health issues, parental criminality)
- History of abuse (including familial child sexual abuse, risk of forced marriage, risk of 'honour' – based violence, physical and emotional abuse and neglect)
- Recent bereavement or loss
- Gang association either through relatives, peers or intimate relationships (in cases of gangassociated CSE only)
- Attending school with young people who are sexually exploited
- Learning disabilities

- Unsure about their sexual orientation or unable to disclose sexual orientation to their families
- Friends with young people who are sexually exploited
- Homeless
- Lacking friends from the same age group
- Living in a gang neighbourhood
- · Living in residential care
- Living in hostel, bed and breakfast accommodation or a fover
- Low self-esteem or self-confidence
- Young carer

The following signs and behaviour are generally seen in children who are already being sexually exploited.

- Missing from home or care
- Physical injuries
- Drug or alcohol misuse
- Involvement in offending
- Repeat sexually-transmitted infections, pregnancy and terminations
- Absent from school
- Evidence of sexual bullying and/or vulnerability through the internet and/or social networking sites
- Estranged from their family
- · Receipts of gifts from unknown sources
- Recruiting others into exploitative solutions
- Poor mental health
- Self-harm
- Thoughts of or attempts at suicide

Evidence shows that any child displaying several vulnerabilities from the above lists should be considered to be at high risk of sexual exploitation. If you believe a child may be suffering from or at high risk of CSE, it is important that the Designated Senior Lead (DSL) in school is informed so that they can contact Children's Services.

Consent?

The report from the Office of the Children's Commissioner also highlights confusion about issues of consent to sexual activity amongst professionals and victims of CSE. Professionals frequently described victims of sexual exploitation as being 'promiscuous',' liking the glamour', engaging in 'risky behaviour' and generally presenting with challenging behaviour. In assessing whether a child or young person is a victim of sexual exploitation or at risk of becoming a victim, careful consideration should be given to the issue of consent. It is important to bear in mind that:

- A child under the age of 13 is not legally capable of consenting to sex (it is statutory rape) or any other type of sexual touching
- Sexual activity with a child under 16 is also an offence

- It is an offence for a person to have a sexual relationship with a 16 or 17 year old if they hold a position of trust or authority in relation to them
- Where sexual activity with a 16 or 17 year old does not result in an offence being committed, it may still result in harm, or the likelihood of harm being suffered
- non consensual sex is rape whatever the age of the victim and
- If the victim is incapacitated through drink or drugs, or the victim or his or her family has been subject to violence or the threat of it, they cannot be considered to have given true consent and therefore offences may have been committed.

Child sexual exploitation is therefore potentially a child protection issue for all children under the age of 18 years and not just those in a specific age group.

What to do if you are concerned about a child

If you have concerns that a child is at risk of or suffering Child Sexual Exploitation you should contact Children's Services without delay on **01925 443404**.

The Local Safeguarding Children's Board has a lead professional for CSE. Additional information is available in Pan-Cheshire–Merseyside multi-agency CSE strategy. We could contact Mcseto (Missing Children at risk of sexual exploitation and trafficking operation group) for advice. Any child or young person who is being sexually exploited or at risk of sexual exploitation can be referred to the group.

Sexting

The document 'Sexting in schools and colleges, responding to incidents and safeguarding young people' August 2016 was produced on behalf of the UK council for Child Internet Safety (UK CCIS) and should be referred to if needed. If there is a concern that the pupil is at risk of harm, social care and/or the police should be informed.

Honour Based Voilence (HBV)

This is an umbrella term to encompass various offences covered by existing legislation. It can be described as a collection of practices which are used to control behaviour within families or other social groups to protect perceived cultural and religious beliefs and/or honour. It is a violation of human rights, and includes female genital mutilation (FGM) and forced marriage.

Female Genital Mutilation (FGM)

Female Genital Mutilation occurs mainly in Africa and to a lesser extent, in the Middle East and Asia. Although it is believed by many to be a religious issue, it is a cultural practice. There are no health benefits. Communities particularly affected by FGM in the UK include girls from: Somalia, Kenya, Ethiopia, Sierra Leone, Sudan, Egypt, Nigeria, Eritrea, Yemen, Indonesia and Afghanistan. In the UK, FGM tends to occur in areas with larger populations of communities who practice FGM, such as first-generation immigrants, refugees and asylum seekers. These areas include: London, Cardiff, Manchester, Sheffield, Northampton, Birmingham, Oxford, Crawley, Reading, Slough and Milton Keynes.

Key Points

- It is Not a religious practice
- Occurs mostly to girls aged from 5 8 years old; but up to around 15
- Criminal offence in UK since 1985
- Criminal penalties include up to 14 years in prison

Reasons for this cultural practice include

- Cultural identity An initiation into womanhood
- Gender Identity Moving from girl to woman enhancing femininity
- Sexual control reduce the woman's desire for sex
- Hygiene/cleanliness unmutilated women are regarded as unclean

Risk Factors include

- low level of integration into UK society
- mother or sister who has undergone FGM
- girls who are withdrawn from PSHCE
- a visiting female elder from the country of origin
- being taken on a long holiday to the family's country of origin
- talk about a 'special' event or procedure to 'become a woman'

High Risk Time: Be aware

This procedure often takes place in the summer, as the recovery period after FGM can be 6 to 9 weeks. Schools should be alert to the possibility of FGM as a reason why a girl in a high risk group is absent from school or where the family request an 'authorised absence' for just before or just after the summer school holidays. Although, it is difficult to identify girls before FGM takes place, where girls from these high risk groups return from a long period of absence with symptoms of FGM, advice should be sought from the police or social services. Staff must personally report to the police where they discover that FGM appears to have been carried out on a girl under the age of 18. Where FGM is suspected we must follow safeguarding procedures.

Post-FGM Symptoms include

- difficulty walking, sitting or standing
- spend longer than normal in the bathroom or toilet
- unusual behaviour after a lengthy absence
- reluctance to undergo normal medical examinations
- asking for help, but may not be explicit about the problem due to embarrassment or fear.

Longer Term problems include

difficulties urinating or incontinence

- frequent or chronic vaginal, pelvic or urinary infections
- menstrual problems
- kidney damage and possible failure
- cysts and abscesses
- pain when having sex
- infertility
- · complications during pregnancy and childbirth
- emotional and mental health problems

If an act of FGM appears to have been carried out, staff must report this to the police.

Forced Marriage

There is a clear difference between a 'forced marriage' and an 'arranged marriage'. Arranged marriages have worked well in society for many years. An arranged marriage is when families of both spouses take a leading role in arranging the marriage but the choice whether or not to accept the arrangement remains with the prospective spouses. A forced marriage is when one or both parties do not consent to the marriage, and people are forced into marriage against their will. Forced marriage is an abuse of human rights. Both physical and emotional abuse may be used to coerce people into the marriage. In law both parties to a marriage must validly consent to the marriage, the minimum age a person is able to consent to a marriage is 16. A Force Marriage Protection Order can be obtained from a Family Court in order to protect victims, both adults and children from a potential forced marriage or people who are already in a forced marriage.

The Anti-social Behaviour, Crime and Policing Act (2014) made it a criminal offence to force someone to marry. This includes:

- Taking someone overseas to force them to marry (whether or not the forced marriage takes place)
- Marrying someone who lacks the mental capacity to consent to the marriage (whether they're pressured to or not)
- Breaching a Forced Marriage Protection Order is also a criminal offence

Young people, especially girls who are forced to marry, or those who fear they may be forced to marry, are frequently withdrawn from education, restricting their educational and personal development. They may feel unable to go against the wishes of their parents and consequently may suffer emotionally, often leading to depression and self-harm. These factors can contribute to impaired social development, limited career and educational opportunities, financial dependence and lifestyle restrictions.

Staff may become aware of a pupil because they appear anxious, depressed and emotionally withdrawn with low self-esteem. They may have mental health issues and display behaviours such as self-harming, self-cutting or anorexia. It may be the case that a pupil may present with a sudden decline in their attendance, performance, aspirations or motivation. Some female pupils may feel studying at school is pointless if they are going to be forced to marry and therefore be unable to continue with their education.

If a pupil is absent from school and we do not know the reason, admin staff contact parents. If contact is not made, social care may be informed.

The 'One Chance' rule

All professionals working with suspected or actual victims of forced marriage and honour-based violence need to be aware of the "one chance" rule. That is, they may only have one opportunity to speak to a victims or potential victim and may possibly only have **one chance** to save a life. As a result, all professionals working within statutory agencies need to be aware of their responsibilities and obligations when they are faced with forced marriage cases. If the victim is allowed to leave without the appropriate support and advice being offered, that one chance might be wasted.

Potential Warning signs or indicators that a child is at risk of Forced Marriage

- Absence and persistent absence.
- Request for extended leave of absence and failure to return from visits to country of origin.
- Fear about forthcoming school holidays
- · Surveillance by siblings or cousins at school.
- Decline in behaviour, engagement, performance or punctuality.
- Poor exam results.
- Being withdrawn from school by those with parental responsibility.
- Removal from a day centre of a person with a physical or learning disability
- Not allowed to attend extra-curricular activities
- Sudden announcement of engagement to a stranger
- Prevented from going on to further/higher education

What to do if staff have concerns

Forced Marriage is an offence and if this is also happening to a child under the age of 18 it is considered to be child abuse. If you suspect that a child may be forced to marry then you must share your concerns with the Designated Senior Lead (DSL) who will make appropriate contact with Children's Social care or the Police. The Forced Marriage Unit can also be contacted for advice and help in making the referral (020 7008 0151).

Radicalisation and Violent Extremism

Since 2010, when the Government published the Prevent Strategy, there has been an awareness of the specific need to safeguard children, young people and families from violent extremism. Section 26 of The Counter Terrorism and Security Act 2015 places a duty on schools in England and Wales to prevent people being drawn into terrorism. There have been several occasions both locally and nationally in which extremist groups have attempted to radicalise vulnerable children and young people to hold extreme views including views justifying political, religious, sexist or racist violence or to steer them into a rigid and narrow ideology that is intolerant of diversity and leaves them vulnerable to future radicalisation.

Radicalisation refers to the process by which a person comes to support terrorism and or extremism leading to terrorism.

Extremism is defined by the Government in the Prevent Strategy (2010) as:

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

Extremism is defined by the Crown Prosecution Service as:

The demonstration of unacceptable behaviour by using any means or medium to express views which:

- Encourage, justify or glorify terrorist violence in furtherance of particular beliefs;
- Seek to provoke others to terrorist acts;
- Encourage other serious criminal activity or seek to provoke others to serious criminal acts; or foster hatred which might lead to inter-community violence in the UK.

There is no such thing as a "typical extremist". Those who become involved in extremist actions come from a range of backgrounds and experiences, and most individuals, even those who hold radical views, do not become involved in violent extremist activity. Pupils may become susceptible to radicalisation through a range of social, personal and environmental factors - it is known that violent extremists exploit vulnerabilities in individuals to drive a wedge between them and their families and communities. It is vital that school and academy staff are able to recognise those vulnerabilities.

Indicators of vulnerability include

- Identity Crisis the pupil is distanced from their cultural / religious heritage and experiences discomfort about their place in society;
- Personal Crisis the pupil may be experiencing family tensions; a sense of isolation; and low self-esteem; they may have dissociated from their existing friendship group and become involved with a new and different group of friends; they may be searching for answers to questions about identity, faith and belonging;
- Personal Circumstances migration; local community tensions; and events affecting the pupil's country or region of origin may contribute to a sense of grievance that is triggered by personal experience of racism or discrimination or aspects of Government policy;
- Unmet Aspirations the pupil may have perceptions of injustice; a feeling of failure; rejection of civic life;
- Experiences of Criminality which may include involvement with criminal groups, imprisonment, and poor resettlement / reintegration;
- Special Educational Need the pupil may experience difficulties with social interaction, empathy with others, understanding the consequences of their actions and awareness of the motivations of others.

However, this list is not exhaustive, nor does it mean that all young people experiencing the above are at risk of radicalisation for the purposes of violent extremism.

More critical risk factors could include

- Being in contact with extremist recruiters;
- Accessing violent extremist websites, especially those with a social networking element;
- Possessing or accessing violent extremist literature;
- Using extremist narratives and a global ideology to explain personal disadvantage;
- Justifying the use of violence to solve societal issues;
- Joining or seeking to join extremist organisations; and
- Significant changes to appearance and / or behaviour;
- Experiencing a high level of social isolation resulting in issues of identity crisis and / or personal crisis.

What action should be taken if there are concerns?

- Pass concerns to the DSL
- The DSL will make contact with the PREVENT Officer and Channel Officer.

Important contact information

The Local Prevent Co-ordinator is Brendan McKrilly who can be contacted at prevent@cheshire.pnn.police.uk or 01606 362 147.

Our school, like all others, is required to identify a Prevent Single Point of Contact (SPOC) who will be the lead within the organisation for safeguarding in relation to protecting individuals from radicalisation and involvement in terrorism: this will normally be the Designated Safeguarding Lead (DSL).

The Single Point of Contact (SPOC) for Fox Wood is Lianne Buchanan.

Our governor with responsibility for PREVENT is Mrs Trish Chapman.

Private Fostering

Schools play an essential role in identifying privately fostered children. Although most children in private fostering situations are likely to be safe, in some private fostering arrangements there are clear safeguarding issues and children and young people effectively have no one who is concerned for the safety or welfare. The aim is to raise the awareness of the role of education professionals in highlighting cases of private fostering and safeguarding children at risk. If staff believe a pupil is being privately fostered, there is a mandatory duty to report this to the local authority.

A private foster carer is someone other than a parent or a close relative who cares for a child for a period of 28 days or more, in agreement with child's parent. It applies only to children under 16

years, or under 18 if they are disabled. Private foster carers can be part of the child's wider family, a friend of the family, the parents of the child's boyfriend or girlfriend or someone unknown but willing to foster the child. A cousin, great aunt or a co-habitee of a mother or father would therefore be a private foster carer.

A private fostering arrangement is <u>not</u> when a child is Looked After by the Local Authority or placed in any residential home, hospital or school. Close relatives – a grandparent, a brother or sister, an aunt or an uncle, a step parent – are **not** private foster carers.

Who may be privately fostered?

The list is by no means exhaustive and indicates the scale and variety of situations and agencies these arrangements can cover.

- Children whose parents are unable to care for them, for example if they have chronic ill health or are in prison
- Children sent to this country, for education or health care, by parents who live overseas
- A child living with a friend's family because they don't get on with their own family
- Children living with a friend's family because of their parents' study or work
- Children staying with another family because their parents have separated or divorced
- · Teenagers living with the family of a boyfriend or girlfriend
- Children from abroad who attend a language school or mainstream school in the county and are staying with host families
- Children at boarding schools who do not return to their parents in the holidays but stay with 'host families' recruited by 'education guardians'
- Unaccompanied asylum seeking minors who are living with friends, relatives or strangers

Children who are trafficked into the UK

These children are especially vulnerable and are often living in defacto private fostering arrangements. Child trafficking is the movement of children for exploitation, including domestic servitude, commercial sexual exploitation and to support benefit claims. Where trafficking is suspected, a safeguarding referral should be made to Warrington Children's Services.

What to do if you are aware of a private fostering arrangement

By law, a parent, private foster carer or other persons involved in making a private fostering arrangement must notify Children's Services as soon as possible. However, parents and carers often do not tell professional or agencies about such arrangements; they may not be aware that they need to (and this may apply particularly to new communities in the UK such as migrant families from non – EU), or they chose not to tell agencies about these arrangements.

Children's Services are <u>not</u> involved in making private fostering arrangements but are responsible for checking that the arrangements are suitable for the child. As a professional it is **mandatory** to notify Children's Services if staff are in contact with a child or young person who is being privately fostered. This will help protect the child against abuse or neglect and provide some reassurance that the child is being looked after properly.

Signs to look out for

- Has someone else started collecting a child from school on a regular basis?
- Has a child mentioned to you that they are staying with someone else or that their parent(s) have gone away for a long time?
- Is there something unusual or unclear in the child's administration file? This may include copies of passports, visas and other immigration related documents which are unclear or do not clearly show that the child has rights of residence in the UK, or that it is unclear who has parental responsibility for the child

What schools can do

- Ensure that all staff are aware of the definition of private fostering and the Local Authority's responsibilities when such arrangements occur
- Look at admission files to check on the home situation, and make a note to follow up any circumstances which are not clear
- Whenever staff become aware of private fostering arrangements they should notify the Designated Senior Lead for safeguarding (DSL)
- The DSL or another appropriate member of staff should speak to the families of children who might be involved in private fostering and check that they are aware of their duty to notify the Local Authority of the arrangement. School staff should actively encourage the parents and/or carer to notify Children's Services of the arrangement

If you believe that a private fostering arrangement has not been reported to Children's Services you should contact them directly **– 01925 443404**.

When the Local Authority receives notification about a private fostering arrangement, Social Care will arrange for a colleague to visit the child within seven working days. They will contact the parent or young person. This will be to ensure the young person is happy, safe and thriving in the arrangement and that they are able to access education, medical care and any other services they may need. The Local Authority will also check that the accommodation is safe and suitable and enable the carer to access suitable training if required. Providing everything is in order, the family will continue the arrangement with the social worker providing checks at regular intervals to ensure the young person is safe, happy and has access to all the services to meet their needs.

Modern Slavery and Human Trafficking

Modern Slavery is the term used within the UK and is defined within the Modern Slavery Act 2015. The Act categorises offences of Slavery, Servitude and Forced or Compulsory Labour and Human Trafficking (the use of which comes from the Palermo Protocol).

These crimes include holding a person in a position of slavery, servitude forced or compulsory labour, or facilitating their travel with the intention of exploiting them soon after. Although human trafficking often involves an international cross-border element, it is also possible to be a victim of modern slavery within your own country.

It is possible to be a victim even if consent has been given to be moved.

Children cannot give consent to being exploited therefore the element of coercion or deception does not need to be present to prove an offence.

Modern Slavery Human Trafficking Unit (MSHTU) plays a central role in leading the NCA's fight against serious and organised crime.

Types of Human trafficking

There are several broad categories of exploitation linked to human trafficking, including:

- Sexual exploitation
- Forced labour
- Domestic servitude
- Organ harvesting
- Child related crimes such as child sexual exploitation, forced begging, illegal drug cultivation, organised theft, related benefit frauds etc
- Forced marriage and illegal adoption (if other constituent elements are present)

There are several broad categories of exploitation linked to modern slavery:

Sexual exploitation

Sexual exploitation involves any non-consensual or abusive sexual acts performed without a victim's permission. This includes prostitution, escort work and pornography. Women, men and children of both sexes can be victims. Many will have been deceived with promises of a better life and then controlled through violence and abuse. It is also possible to exploit a person who consensually engages in providing sexual services

Forced labour

Forced/ compulsory labour involves victims being compelled to work very long hours, often in hard conditions without relevant training and equipment, and to hand over the majority if not all of their wages to their traffickers. The types of work and working environment can often be described as 'dirty, demeaning or dangerous'. Forced labour crucially implies the use of coercion and lack of freedom of choice for the victim. In many cases victims are subjected to verbal threats or violence to achieve compliance.

Manufacturing, entertainment, travel, farming and construction industries have been found to use forced labour by victims of human trafficking in various extents. There has been a marked increase in reported numbers in recent years. Often large numbers of people are housed in single dwellings and there is evidence of 'hot bunking', where a returning shift takes up the sleeping accommodation of those starting the next shift.

The International Labour Organisation [ILO] has identified six elements which individually or collectively can indicate forced labour. These are:

Threats or actual physical harm

- Restriction of movement and confinement to the workplace or to a limited area
- Debt-bondage
- Withholding of wages or excessive wage reductions that violate previously made agreements
- Retention of passports and identity documents (the workers can neither leave nor prove their identity status)
- Threat of denunciation to the authorities regardless of whether the worker holds legal status in the UK or not.

Domestic servitude

Domestic servitude involves the victim being forced to work in private households. Their movement will often be restricted and they will be forced to perform household tasks such as child care and house-keeping over long hours and for little if any pay. Victims will lead very isolated lives and have little or no unsupervised freedom. Their own privacy and comfort will be minimal, often sleeping on a mattress on the floor in an open part of the house.

In rare circumstances where victims receive a wage it will be heavily reduced, as they are charged for food and accommodation.

Organ harvesting

Organ harvesting involves trafficking people in order to use their internal organs for transplant. The illegal trade is dominated by demand for kidneys. These are the only major organs that can be wholly transplanted with relatively few risks to the life of the donor.

Child exploitation

Persons under the age of 18 are classified as children in the UK; therefore it is not surprising to see many young people who get caught up in aspects of criminal exploitation. They are particularly vulnerable to exploitation by individual opportunists, traffickers and organised crime groups. They can be deliberately targeted by criminals, or ruthlessly exploited by the people who should protect them. About a quarter of the victims referred to the UK National Referral Mechanism are children, a high proportion of which are older teenagers.

Children can be subjected to any of the exploitative conditions as mentioned above and common countries of origin for victims include Vietnam, Nigeria, Romania, Slovakia and the UK.

What can we do if we suspect a child has been trafficked?

Children trafficked into the country may be registered at a school for a term or longer, before being moved to another part of the UK or abroad. This pattern of registration and de-registration may be an indicator that a child has been trafficked. It has been identified as a particular concern in schools which are situated near ports of entry, but professionals should be alert to this possibility in all schools. However, professionals should always bear in mind that not all children who go missing from education have been victims of trafficking. For example, there may be instances of

children from communities that move around – Gypsy, Roma, traveller or migrant families – who collectively go missing from school.

If a member of the school staff suspects that a child may have been trafficked they should act immediately to inform the senior member of staff with designated responsibility for child protection and ensure that police or Children's Social Care Services are contacted immediately. Children trafficked into the country may be registered at a school for a term or so, before being moved to another part of the UK or abroad again. Schools therefore need to be alert to this pattern of registration and de-registration. This pattern has been identified in schools near ports, however it could happen anywhere in the UK.

In England local authorities have a statutory duty to identify children missing from education. Manchester Safeguarding Children's Board have produced a <u>Toolkit for Safeguarding Migrant</u> and <u>Trafficked Children and Young People</u>. This toolkit includes a joint assessment tool and referral form to assist professionals in both assessing the needs of the child and the continuing risks that they may face, and referring their case to the competent authority The UK Visas and Immigration (UKVI) will fulfil this role for asylum cases and the United Kingdom Human Trafficking Centre (UKHTC) for all other cases.

How to Report suspected crimes of modern slavery

In the first instance the point of contact for all modern slavery crimes should be the local police force. If you have information about modern slavery crimes – those who are committing such crimes or where victims are at risk that requires an immediate response dial 999.

If you hold information that could lead to the identification, discovery and recovery of victims in the UK, you can contact the Modern Slavery Helpline 08000 121 700.

For more information visit www.unseenuk.org

Alternatively you can make calls anonymously to Crimestoppers on 0800 555 111.

SAFEGUARDING TRAINING LOG

In September 2018 all Teachers, Teaching assistants, Admin staff and Site Manager attended safeguarding training. In March 2018 all Teachers and Teaching assistants read and signed to say they had understood the safeguarding suite of policies which are on the network, as part of CPOMS

- Safeguarding
- Keeping Children Safe in Education 2016, part 1 and Annex A
- Medication
- Whistleblowing
- Intimate Care
- Educational Visits
- Positive Handling
- Behaviour
- E-safety
- Guidance for safer working practice of those working with children and young people in education settings, October 2015

and the I Matter Code

In the summer term of 2017 all staff participated in on-line training about PREVENT, and read written advice about the PREVENT duty. In September 2018, all staff signed to say they had read and understood the Safeguarding Policy. In June 2018 all staff signed to say they had read and understood the Whistleblowing Policy.

At every mid-day assistant meeting (one per half term) 1 - 2 of the policies above are discussed.

Our induction procedure has also been amended from September 2018 to include Fox Wood School's procedure for Children Missing Education.

In Autumn 2018 staff have read "Working together to safeguard children 2018" and the latest version of "Keeping children safe in education 2018" and these have been saved in the CPOMS library. KCSIE 2018 was included in our safeguarding training in September 2018

Appendix A



FOX WOOD SCHOOL VISITING PROFESSIONAL PROTOCOL

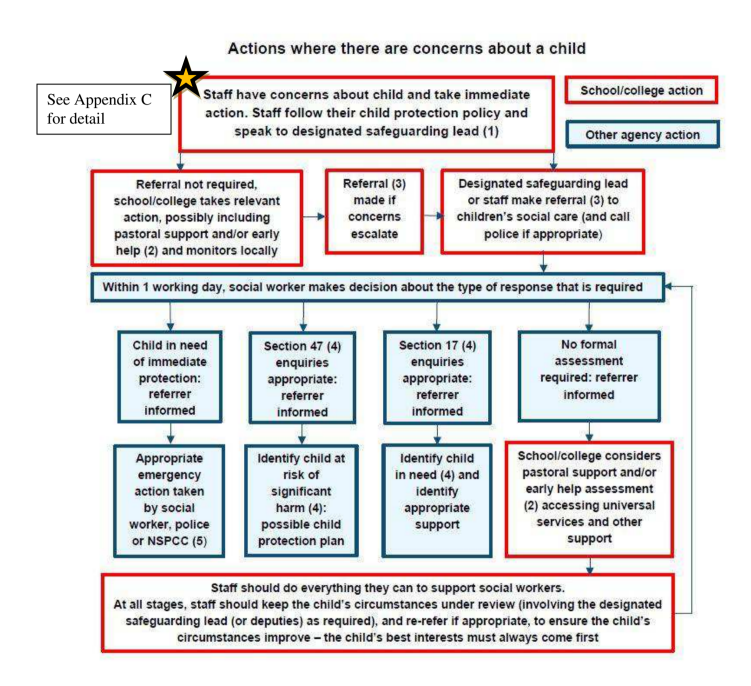
As a school we are keen to work collaboratively with other agencies to help to deliver the best outcomes for our pupils. The following sets out guidance relating to professionals who wish to visit Fox Wood School as part of their work. In this guidance we have tried to balance the needs of individuals with the needs of class groups and the demands faced by class staff.

- Professionals who wish to visit Fox Wood should contact the school office. The receptionist
 will pass the request to the individual teacher concerned to confirm or suggest alternatives.
 Administrative staff will then contact the visiting professional to finalise dates and times.
- Appointments need to be made in advance. These should be at least three working days unless an emergency of some kind arises. Appointments will specify which teacher and which pupil is involved. Ad hoc arrangements cannot be made once a professional is in school. We need to avoid 'while I'm here can I just pop in and see? which makes it impossible for us to regulate the number of outside professionals who want access to classrooms and thereby reduce the impact of visits on teaching and learning.
- The duration and type of visits also need to be agreed in advance. Time in class will not normally exceed one hour, again to reduce the impact of visits on Teaching and Learning.
- Once agreed, the dates need to be put in the school diary.
- On arrival at the school, all professionals will be asked to sign in and will be given a visitor's badge. This must be worn at all times.
- School will ensure that all professionals provide evidence of a DBS check. If not, they will need to be escorted.
- Arrangements for any discussions with teachers need to be agreed in advance. Teachers will
 not be able to leave classes to discuss pupils for any length of time during teaching periods,
 and should not be asked to do so. Information regarding pupils will only be provided by the
 relevant teacher. The teacher will consult support staff if required.
- Visiting professionals need to be made aware of any behavioural issues in classes they are visiting. This is the responsibility of the class team. Visiting professionals are expected to follow behavioural guidelines and advice.
- When in the classroom/teaching environment, visiting adults must follow the direction of the class teacher.
- Professionals should minimise their impact on the lesson as much as possible. The teacher
 has the responsibility of the whole class and not one pupil, and professionals are required to
 bear this in mind.

- Visiting professionals must remember that they will be setting examples of behaviour and conduct which may be observed by, and influence our pupils. Hence, we expect that everyone should demonstrate high standards of conduct in order to encourage our pupils to do the same.
- No photographs will be taken without the agreement of the Headteacher.
- Visiting professionals should not expect to be able to use school resources, for example photocopying or telephone facilities unless there has been prior agreement with the Headteacher
- Visiting professionals are requested to consider the appropriateness of using a mobile phone, their location and if the phone should be on silent. The use of mobile phones (including software/apps) in the classroom/teaching environment is strictly prohibited. This also includes the electronic recording of any meeting, activity or conversation without the prior knowledge and consent of the other persons involved.
- Outside of school hours, we request that visiting professionals do not approach staff about school matters and/or ask them to pass on messages in relation to any school business.
- Visiting professionals need to follow Fire Procedures in the event of an evacuation.
- Any safeguarding concerns must be reported immediately to the Designated Safeguarding Lead (Lianne Buchanan) or the deputy DSL (Louise Messham).

Appendix B

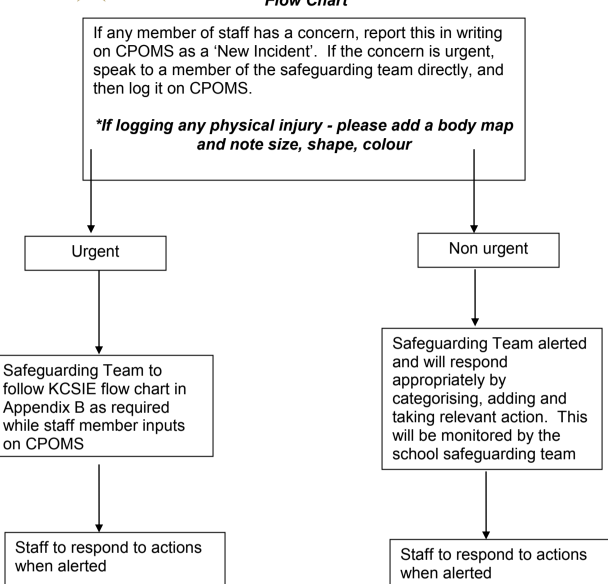
Keeping Children Safe in Education 2018 Flow Chart



Appendix C



Reporting Concerns at Fox Wood Flow Chart



If CPOMS is unavailable for any reason, please use paper based proforma and follow the same instructions above.