CHILD PROTECTION POLICY

Produced By: Mrs. L. Gattward

Approved by Leadership Team on: 13th September 2018

Approved by Teaching & Personnel Standards Committee 17th October 2018

Approved by Full Governing Body:
Chair: Mr. A. Harrison
Date: 21st November 2018
Signature: _________________________

Next Review Date: October 2019

ALL POLICIES CAN BE VIEWED ON ONE DRIVE OR A COPY CAN BE REQUESTED BY EMAILING office@beaconsfield.school.
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1.0 Contacts

1.1 School contacts

- Headteacher : John Fletcher 01494 673450
- Designated Safeguarding Lead (DSL):
  Louise Gattward (Deputy Headteacher) - 01494 687948
- Additional Designated Safeguarding Lead(s):

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<th>NAME</th>
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<td>Mr Anthony Harrison</td>
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1.2 Contacts in County

| Education Safeguarding Advisory Service | 01296 382912 |
| Education Safeguarding Advisor         | 01296 382732 |
| First Response Team (including Early Help, Channel) | 01296 383962 |
| Local Authority Designated Officer (LADO) | 01296 382070 |
| Social Care, Out of Hours               | 0800 999 7677 |
| RU Safe? (Barnardos - Child Sexual Exploitation Service) | 01494 461112 |
| Thames Valley Police                    | 101(999 in case of emergency |
| Buckinghamshire Safeguarding Children Board for procedures, policies and practice guidelines | Bucks LSCB |
| Family Information Service              | 0845 688 4944 |
| SchoolsWeb - school bulletin, Safeguarding links, A-Z guide to information and services | BucksCCSchoolsWeb |
| Buckinghamshire Grid for Learning e-Safety | Bucks CC e-Safety |

1.3 Other contacts

| NSPCC                  | 0800 800 5000 |
| Childline              | 0800 11 11    |
| Kidscape Bullying Helpline | 0845 1205 204 |
| Female Genital Mutilation Email: fmghelp@nspcc.org.uk | 08000283550 |
| Samaritans             | 0845 790 9090 |
| CEOP (Child Exploitation and Online Protection) | CEOP |
| Foreign and Commonwealth Office (Forced Marriages Section) | 0207 008 0151 |
| Crimestoppers          | 0800 555 111  |
2.0 Introduction
At The Beaconsfield School we believe a child centred approach is fundamental to safeguarding and promoting the welfare of every student. A child centred approach means we strive always to keep the child in focus when making decisions about their lives and working together with them, their families as well as partner agencies. All staff are expected to be vigilant to the needs of our students.

2.1 This policy has been developed in accordance with the principles established by the Children Acts 1989 and 2004; and in line with the following:

“Working Together to Safeguard Children 2018”

Buckinghamshire Multi-Agency Information Sharing for Children, Young People & Families – Code of Practice for sharing personal information, March 2015.

“Keeping Children Safe in Education”- statutory guidance for schools and further education colleges. September 2018

Statutory Guidance issued under section 29 of the Counter-Terrorism and Security Act 2015

Serious Crimes Act 2015

Sexual Violence and Sexual Harassment between Children – May 2018

The Equality Act 2010

The United Nations Convention on the Rights of the Child (UNCRC)

2.2 We believe clear governance and leadership is central to imbedding a safeguarding culture. The Governing Body takes seriously its responsibility under section 157 of the Education Act 2002 to safeguard\(^1\) 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 or whose welfare may be in question. Governors will ensure all staff at the school have read and understood their responsibilities pertaining to part 1 and Annex A of Keeping Children Safe in Education September 2018 and have an auditable system in place to evidence this. In addition all staff are required to read and adhere to the Staff Code of Conduct which governs behaviours expected of them as well as having an understanding of the Behavioural Policy for children and our Attendance Policy.

2.3 We recognise that all staff\(^2\) and Governors have a full and active part to play in protecting our pupils from harm and that the child’s welfare is our paramount concern.

2.4 All staff believe that our school should provide a safe, caring, positive and stimulating environment that promotes the social, physical and moral development of the individual child.

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\(^1\) Safeguarding (as defined in the Joint Inspector’s Safeguarding report is taken to mean “All agencies working with children, young people and their families take all reasonable measures to ensure that the risk of harm to children’s welfare are minimised” and “where there are concerns about children and young people’s welfare, all agencies take all appropriate actions to address those concerns, working to agree local policies and procedures in full partnership with other agencies”

\(^2\) “Staff” covers ALL adult staff on site, including temporary, supply and ancillary staff, and volunteers working with children
2.5 School recognises that as well as threats to the welfare of children from within their families, children may be vulnerable to abuse or exploitation outside their homes and from other children staff will remain vigilant and alert to these potential risks.

2.5 The aims of this policy are:-
2.5.1 To support the child’s development in ways that will foster security, confidence and resilience.
2.5.2 To provide an environment in which children and young people feel safe, secure, valued and respected, feel confident and know how to approach adults if they are in difficulties.
2.5.3 To ensure all teaching and non-teaching staff of the need to safeguard and promote the wellbeing of children. Identifying the need for support early to promote well-being and staff promptly reporting cases of actual or suspected abuse.
2.5.4. To provide a systematic means of monitoring children known or thought to be at risk of harm, and ensure we, the school, contribute to assessments of need and support plans for those children.
2.5.5 To acknowledge the need for effective and appropriate communication between all members of staff in relation to safeguarding pupils, ensuring staff know how and when to share information to protect children in a way that is legal and ethical.
2.5.6 To ensure our school has a clear system for communicating concerns and a model for open communication between children, teachers, parents and other adults working with children.
2.5.7 To underpin a structured procedure within the school which will be followed by all members of the school community in cases of suspected abuse.
2.5.8 To develop effective working relationships, guided by the Threshold document, with all other agencies, involved in safeguarding and promoting the needs of children at our school.
2.5.9 To ensure the school have robust systems in place which accurately records safeguarding and child protection concerns, which are clearly understood by staff and adhered to. Actions taken to address concerns and outcome achieved are clearly and accurately recorded and these records are appropriately stored.
2.5.10 To ensure that all staff appointed within our school have been through the safer recruitment process and understand the principles of safer working practices as set out in our Staff Code of Conduct, which stipulates their duty to challenge and report where behaviours of colleagues may have stepped outside of agreed safe practices.
2.5.11 To provide clarity to other community users of our facilities with regard to our expectations of how they should maintain a safe environment which supports children’s welfare and development.

3.0 Responsibilities
3.1 All staff at our school understand that safeguarding children is everyone’s responsibility. Any member of staff, volunteer or visitor to the school who receives a disclosure of abuse, an allegation or suspects that abuse may have occurred should report it immediately to the Louise Gattward DSL (see contacts sheet) or, in their absence, to the Additional DSL (see contacts sheet) using the systems and processes our school has designed for this purpose. In the absence of either of the above, concerns should be brought to the attention of the most senior member of staff. Staff understand if there is an immediate risk of harm then they should call the police or First Response directly and update the DSL at the earliest opportunity. (See Flow chart attached Appendix Five).
• Staff will ensure the child is in a safe place and in receipt of support should this be needed.
• Staff will initially make a verbal report to the DSL to alert them to the safeguarding/child protection concern arising.
• Staff will then follow this up, making a written report using the school record keeping process.
• All concern forms will be held in the DSL office.
• Staff will ensure the **time and date** of the incident is recorded.
• A factual account of the incident including **who** was involved, **what** was said/seen/heard, **where** the incident took place, any preceding information which may have prompted the event.
• Staff will sign and date the report giving details of their role within school.
• The DSL will record when the report was passed to them and what action was taken alongside any outcomes achieved.

3.2 The Governing Body understands and fulfils its safeguarding responsibilities. It will:

3.2.1 Ensure that the school has a robust Child Protection Policy which reflects the unique features of the community it serves and the needs of the students attending its provision and that this is reviewed annually.

3.2.2 Monitor and evaluate the effectiveness of the Child Protection Policy and be satisfied that it is being complied with.

3.2.3 Appoint a Designated Safeguarding Lead (DSL) and deputy who are senior members of staff within the leadership team with the required level of authority to act to safeguard pupils at the school. The roles and responsibilities of the DSL and deputy DSL are made explicit in those post-holders’ job descriptions.

3.2.4 Recognise the importance of the role of the DSL ensuring s/he has sufficient time, training skills and resources, as necessary to be effective.

3.2.5 Ensure measures are in place to have oversight of how schools delivery on its responsibilities are exercised and evidenced, following up with the Headteacher any identified gaps in practice or where procedures may not have been followed.

3.2.6 Recognise the contribution the school can make to helping children and young people keep safe, through incorporation of safeguarding within the curriculum, teaching of self-protection skills and encouragement of responsible attitudes through the Personal, Social and Health Education curriculum.

3.2.7 Ensure that there are safe and effective recruitment policies and disciplinary procedures in place, which adhere to *Keeping Children Safe in Education (KCSiE) (September 2016)* and legislation referred to therein.

3.2.8 Ensure the safeguarding needs of pupils early intervention and Child Protection are fully understood and resources allocated to meet identified needs.

3.2.8 Work with the DSL to complete an annual safeguarding audit for the school to evidence how the school is meeting its statutory responsibilities for safeguarding and promoting the welfare of children. Ensure the findings of this audit are shared with the local authority.

3.3 It will be the duty of the Chair of Governors, Mr. A. Harrison, (contact details: a.harrison@beaconsfield.school) to liaise with relevant agencies if any allegations are made against the Headteacher. If there are concerns that issues are not being progressed in an expedient manner, staff/student/parents should escalate concerns directly to the Local Authority Designated Officer (LADO tel: 01296382070).
3.4 The Nominated Governor for child protection will be familiar with Buckinghamshire LSCB procedures, Local Authority procedures and guidance issued by the Department for Education.

3.5 The Nominated Governor will:
3.5.1 Work with the DSL to produce the Child Protection Policy.
3.5.2 Undertake the training available for Nominated Governors.
3.5.3 Ensure that child protection is, as a minimum, an annual agenda item for the Governing Body.
3.5.4 Meet regularly with the DSL to review and monitor schools delivery on its safeguarding responsibilities.

3.6 We have a Designated Safeguarding Lead (DSL) who is responsible for:
3.6.1 Creating a culture of safeguarding where children are protected from harm. Ensuring children receive the right help at the right time using the Threshold Document to inform plans for support or protection (see Appendix 1 for definitions of the categories of abuse).
3.6.2 Following up any verbal referrals to partner agencies, in writing, within 24 hrs of initial contact.
3.6.3 Establishing and imbedding a policy and process for recording and storing information about child protection concerns and outcomes achieved, enabling records to be reviewed and an overview gained, to support timely interventions and allowing prompt follow up, if it is felt the needs of the student are not being met. This includes use of the Escalation Process found on the BSCB website.
3.6.4 Ensuring that records are up to date, differentiate between fact, opinion and hearsay and are maintained in accordance with data protection.
3.6.5 Ensuring records are stored safely and securely and remain confidential The DSL will share information on a ‘need to know’ basis only and in accordance with the confidentiality policy and are held separately from pupil records, with a front sheet, listing dates and brief entry to provide a chronology.
3.6.6 Creating a culture of safeguarding and vigilance within the school, beginning with ensuring all staff receive an appropriate level of induction and training to support them to be professionally curious, to question behaviours and to “think the unthinkable” if they have concerns for a student.
3.6.7 Acting as a focal point for staff to be able to discuss and share their concerns, supporting staff to formulate their thinking and be part of planning to address issues raised, liaising with other agencies and professionals to achieve change.
3.6.8 Being available to staff during school hours and term time for consultation and advice on safeguarding concerns raised. In their absence the DSL will ensure the deputy is available (The DSL and the Deputy are both trained to the same level within our school).
3.6.9 Ensuring arrangements are in place to support staff outside of these times if students are off site and accompanied by staff.
3.6.10 Contributing effectively to multiagency working for the purpose of safeguarding and promoting the welfare of students who have suffered or are likely to suffer significant harm, attending Child Protection Case Conferences and submitting reports to the conference, which have been shared in advance, with the parents. Contributing effectively to core group
meetings, or other multi-agency planning meetings and contributing to the Framework for Assessments process.

3.6.11 Providing the Headteacher (if the head is not the DSL), with an annual report for the Governing Body, detailing how school delivers on its safeguarding responsibilities and any child protection issues within the school. The Governing Body will use this report to fulfil its responsibility to provide the LA with information about their Safeguarding policies and procedures.

3.6.12 Meeting regularly (at least once a term) with the Nominated Governor to share oversight of safeguarding provision within the school, monitor performance and develop plans to rectify any gaps in delivery noted.

3.6.13 Meeting the statutory requirement to keep up to date with knowledge, enabling them to fulfil their role, including attending relevant training, provided by the Buckinghamshire Safeguarding Children Board, or the Education Safeguarding Advisory Service.

3.6.14 Referring to the Police any cases where a criminal offence may have been committed or risk of harm is imminent.

3.6.15 Retaining responsibility for the safeguarding of students although tasks may be delegated to other members of the safeguarding team at the school.

4.0 Procedures

4.1 Our school procedures for safeguarding and protecting children from harm are in line with Buckinghamshire County Council and Buckinghamshire Safeguarding Children Board Child Protection Procedures, “Working Together to Safeguard Children 2018” and “Keeping Children Safe in Education” September 2018 and statutory guidance issued under section 29 of the Counter-Terrorism and Security Act 2015.

4.2 We will ensure that:-

4.2.1 We have a Designated Member of the Senior Leadership Team who has undertaken appropriate training for the role, as recommended by BSCB. Our Designated Safeguarding Lead (DSL) will update their training annually in accordance with the Learning Pathway agreed by the LSCB.

4.2.2 We have a member of staff who will act in the DSL's absence who has also received training for the role of DSL, and who will have been briefed in the role. In the absence of an appropriately trained member of staff, the Headteacher will assume this role.

4.2.3 All adults (including supply teachers and volunteers) new to our school will be made aware of the school's policy and procedures for child protection, the name and contact details of the DSL, their role and responsibilities under Keeping Children Safe in Education September2018 and the booklet “What to do if You're Worried a Child is Being Abused”, and have these explained, as part of their induction into the school.

4.2.4 All members of staff are required to attend annual training opportunities arranged or delivered by the DSL, in order to develop their understanding of the signs and indicators of abuse, how to respond to a pupil who discloses abuse and the procedure to be followed to promote a child's welfare. Staff are supported to further develop their understanding as mechanisms are in place to enhance this via team meetings, newsletters and e mail updates.

4.2.5 All parents/carers are made aware of the school’s responsibilities in regard to child protection procedures through publication of the school's Child Protection Policy, and reference to it in our prospectus/brochure and home school agreement.
4.2.6 Through our Attendance Policy, we have in place a robust system for monitoring attendance and will act to address absenteeism with parents and pupils promptly to effect change and identify any safeguarding issues arising.

4.2.7 All children attending our school are required to have a minimum of two identified emergency contacts, this is to support prompt communication in the event of a serious incident or a child missing from school.

4.2.8 If a student is absent from school and we have not received a communication as to why, a text message will be sent home in the morning. Parents are phoned if there is no reply to the text. If parents do not reply to phone calls a letter is emailed home at the end of the week so that the parent is aware that the child has an unexplained absence.

4.2.9 Any pupil absent for ten school days, where it has not been possible to make contact with a parent/carer, will be reported as a Child Missing in Education using the CME Protocol.

4.2.10 Any absence of two consecutive school days, without satisfactory explanation, of a pupil currently subject to a child protection plan is immediately referred to their social worker.

4.2.11 Parents must inform school if there are any changes to where a student will be living. School has a mandatory duty to inform the local authority Via the First Response Team, if a child under the age of 16 years, lives with someone other than their parent, step-parent, aunt, uncle or grandparent for a period of more than 28 days. This is defined as being a private fostering arrangement.

4.2.12 All staff, parents/carers and children are aware of the school’s escalation process (via training and during meetings) which can be activated in the event of concerns not being resolved after the first point of contact. An individual’s safeguarding responsibility does not end once they have informed the DSL of any concerns, although specific details of further actions may be appropriately withheld by the DSL as information will only be shared on a need to know basis.

4.2.13 Our lettings policy will seek to reflect the on-going responsibility the school has for safeguarding those using the site outside of normal school hours, ensuring the suitability of adults working with children on school sites at any time. This includes the purpose of the letting for religious or political reasons.

4.2.14 Community users organising activities for children are aware of and required to demonstrate their understanding of need for compliance with the school’s child protection guidelines and procedures.

4.2.15 The school operates Safe Recruitment practices including ascertaining the suitability of employed staff and volunteers in regulated activities. Checks will be made through the Disclosure and Barring Service and the National Teachers Council’s Prohibition List, as recommended by Buckinghamshire County Council and in line with current legislation.

4.2.16 We apply the same level of scrutiny to staff employed as supply, via an agency, ensuring their identities, qualification and suitability to work safely with children.

4.2.17 Allegations against members of staff are referred to the Local Authority Designated Officer (LADO). There are procedures in place to make a referral to the Disclosure and Barring Service (DBS) if a person in regulated activity has been dismissed or removed due to safeguarding concerns or would have been had they not resigned. The school recognises that this is a legal duty and a failure to refer when the criteria are met is a criminal offence.

4.2.18 All staff working in a regulated activity are required to give an undertaking that they are not disqualified by association from working with children under the age of 18 yrs. Staff must
inform the Head Teacher if events arise which may impact on their capacity to give this undertaking.

4.2.19 Our procedures will be annually reviewed and up-dated.

4.2.20 The name of the DSL is clearly displayed around the school in appropriate locations including Reception and the staff room, with a statement explaining the school’s role in referring and monitoring cases of suspected abuse. The DSL will be available during school hours and term time to support safeguarding within our school.

5.0 Prevention

5.1 We recognise school plays a significant part in the prevention of harm to our pupils by providing students with effective lines of communication with trusted adults, supportive friends and an ethos of protection. We include within this the emotional wellbeing of our students and recognise the role school plays identifying vulnerability and preventing the political indoctrination of pupils either by self-radicalisation or through exposure to extremist views.

5.2 We are aware of the Prevent Duty to protect young people from radicalisation and extremism. At our school we view this as a safeguarding matter like any other and these processes will be applied to support children and their families where vulnerabilities are identified, invariably this will require us to work with partner agencies to support and protect the vulnerable student.

5.3 Concerns regarding the conduct or behaviour of a student, where it is believed they are vulnerable to extremism, will follow the same process of reporting as with any other safeguarding concern. A referral will be made to the First Response Team and passed by them the Channel coordinator.

5.4 All school staff are required to attend training to support them to identify a range of safeguarding and child protection matters, helping them to recognise and respond appropriately should concerns arise, supporting them to act on or escalate concerns.

5.5 Whilst a central part of our work with students is to support them to stay safe whilst on-line, we also have in place appropriate web filtering systems so that young people cannot view potentially extreme material, which we also monitor.

5.6 We recognise some students because of their life experiences or additional needs including SEN, may be disproportionately affected by the behaviours of their peers or vulnerable to the influence of others. We will work in partnership with colleagues in other agencies to promote the wellbeing of this cohort of students.

5.7 The school community will therefore:

5.7.1 Establish and maintain a safeguarding ethos, which is understood by all staff, enabling students to feel secure. Ensuring all students know there are staff in the school whom they can approach if they are worried or in difficulty. Encourage students to share their worries, knowing that they will be listened to.

5.7.2 Receive focused annual training to support learning and understanding of the changing landscape of safeguarding which is underpinned by legislation and includes issues such as FGM, themes of exploitation and management of sexual violence and sexual harassment.

5.7.3 Understand safeguarding and protection of students has to be viewed within the context of the students lived experience and the factors around him/her which may impact on this; friends, family school and their community.
5.7.4 Provide, across the curriculum, opportunities which equip children with the skills they need to stay safe from both physical and emotional harm and to know to whom they should turn for help.

5.7.5 Staff will work effectively with partner agencies to seek advice support and guidance, drawing on multi agency expertise, knowledge and experience to support students at risk of harm including emotional and intellectual harm via social media and use of the internet.

5.7.6 Be sensitive and alert to the possibility of the risk some children’s behaviours may pose to their peers. Staff will be supported by the DSL to assess and act on concerns highlighted to ensure school remains a safe place to learn.

6.0 Supporting Children

6.1 We recognise the young minds of our students can be vulnerable and may be exploited by others, therefore staff will be alert to the signs of vulnerability and/or susceptibilities to violent extremism, grooming or indoctrination and report concerns via our child protection procedures.

6.2 We recognise that the school may provide the only stability in the lives of children who have been abused or who are at risk of harm, we therefore take our responsibilities seriously.

6.3 We accept that research shows that the behaviour of a child in these circumstances may range from that which is perceived to be normal to aggressive or withdrawn. Research also tells us that children with special needs are at an increased risk of abuse. Changes in mood, patterns of behaviour, injury and responses to stimulus around them may be wrongly attributable to their disability. Staff are therefore trained to question behaviours and be professionally curious about changes noted, all staff are required to be prepared to “think the unthinkable”, raise the concern and ensure safeguards are in place. We recognise children with communication difficulties may be especially vulnerable and for this reason we link behaviour with safeguarding, “listening to behaviours” acknowledging not all children will be able to verbalise what may be troubling them.

6.4 Staff understand the need for a culture of vigilance to be present in the school to support safeguarding. This includes awareness and sensitivity to changes in the attitudes of students, which may indicate they are at risk of radicalisation.

6.5 The changing landscape of safeguarding and protecting children from harm requires staff to be aware of children being trafficked both from abroad and locally as part of ongoing exploitation, financial or sexual. Our admissions process will therefore ask for proof of identification and who has parental responsibility for a student – if parents go through County this process will have been initiated by them. We will however ask parents/carers to update contact details and alert us to changes of address or care arrangements.

6.6 Through training, staff are aware that children’s behaviours may pose a risk to their peers. Children can abuse other children. This is generally referred to as peer on peer abuse. Peer on peer abuse can take many forms. This can include (but is not limited to) bullying (including cyberbullying); sexual violence and sexual harassment; physical abuse such as hitting, kicking, shaking, biting, hair pulling, or otherwise causing physical harm; sexting and initiating/hazing type violence and rituals. There is a thorough Mentor/PSHE programme, including assemblies and external speakers to educate students on healthy relationships, acceptable and unacceptable behaviours, where to go to for support and the legalities surrounding these issues. All forms of peer on peer abuse are likely to be complex, particularly reports of sexual violence and sexual harassment. Whilst deciding what actions to take the following will be considered:-

- the wishes of the victim in terms of how they want to proceed. Victims should be given as much control as is reasonably possible over decisions regarding how any investigation will be progressed and any support that they will be offered.
- the nature of the alleged incident(s), including: might a crime have been committed and consideration of harmful sexual behaviour.
- the ages of the children involved.
- the developmental stages of the children involved.
- any power imbalance between the children (e.g. is the alleged perpetrator significantly older).
- is the alleged incident a one off or a sustained pattern of abuse?
- are their ongoing risks; and other related issues and wider context?

6.7 Sexual harassment is defined as ‘unwanted conduct of a sexual nature’ that can occur online and offline. This can occur between two children of any sex or indeed a group harassing a single child. We recognise it is more likely that girls will be the victims of sexual violence and more likely that sexual harassment will be perpetrated by boys. It is made clear to students:-

- that sexual violence and sexual harassment is not acceptable.
- Will never be tolerated and is not an inevitable part of growing up.
- We will not tolerate or dismiss sexual violence or sexual harassment as “banter” “part of growing up”, “just having a laugh” or “boys being boys”.
- We will challenge behaviours (which are potentially criminal in nature), such as grabbing bottoms, breasts, vaginas and penises.

6.8 Our school will support all pupils by:

6.8.1 Encouraging the development of self-esteem, resilience and critical thinking in every aspect of school life including through the curriculum.

6.8.2 Promoting a caring, safe and positive environment within the school.

6.8.3 Monitoring all absences from school and promptly addressing concerns about irregular attendance with the parent/carer. Any pupil absent for ten school days, where it has not been possible to make contact with a parent/carer, will be reported as a Child Missing in Education using the CME Protocol.

6.8.4 Liaising and working together with all other support services and those agencies involved in the safeguarding of children and using the expertise and resources of colleagues in other service areas to promote the welfare of students.

6.8.5 Ensuring staff work with Prevent Officers and the Channel Panel to support and safeguard if a student is thought to be vulnerable to or espousing radical political ideologies.

6.8.6 Liaising with the parent/carer, GP and/or school nurse to ensure that an appropriate care plan is in place if a pupil has medical needs.

6.8.7 Developing a good working knowledge of the Threshold Document and how it can be used to safeguard and promote the wellbeing of students, informing the notification to Social Care (First Response) as soon as there is a significant concern.

6.8.8 Ensuring that a named teacher is designated for Looked After Children (LAC) and that an up to date list of children who are subject to a Care Order or are accommodated by the County Council is regularly reviewed and updated. The Education of Children in Public Care (ECPC) Team must be made aware of all LAC in the school.
6.8.9 Staff are sensitive to the needs of children who are “looked after”, recognising they are likely to have encountered difficulties and challenges which may mean they are disproportionately affected by the behaviours of their peers, e.g., teasing, bullying or when negotiating relationships.

6.8.10 Seeking appropriate advice, support and guidance to enable us to critically evaluate safeguarding information and concerns, and to act on them appropriately.

6.8.11 Providing continuing support to a pupil (about whom there have been concerns), who leaves the school by ensuring that such concerns and school medical records are forwarded under confidential cover to the Designated Safeguarding Lead at the pupil’s new school as a matter of urgency/within the first term. The original copy of significant documents will be retained at our school, and photocopies forwarded as above.

6.9 Our school has Work Experience procedures which comply with national and local guidance and which are regularly reviewed and updated.

6.10 We are aware of our responsibilities for the safeguarding of pupils who are educated off site or who are in alternative provision and work with Bucks County Council to monitor and review this.

6.11 At our school we work hard to understand the impact on children of living in families experiencing difficulties relating to mental ill-health and/or substance misuse and/or domestic violence and know that the child/ren might experience abuse or neglect as a result of these difficulties.

6.12 The DSL along with the rest of our staff have received training to recognise and respond appropriately should suspicions arise. Ensuring signs and indicators are progressed to inform plans of support.

6.12.1 Pupils are encouraged to seek help and support and are provided with information about how to access this, if they are encountering problems at home or elsewhere.

6.12.2 Whilst we strive to work together with families, staff understand that sharing information with parents may not be appropriate and ensure that decisions of this nature are made in partnership with Children’s Social Care or the police.

7.0 Confidentiality

7.1 We recognise that all matters relating to child protection are confidential.

7.2 The Headteacher or Designated Safeguarding Lead will disclose personal information about a pupil to other members of staff on a need to know basis only. This will be governed by BSCB Information Sharing Protocols.

7.3 However, all staff are aware that they have a professional responsibility to share information with other agencies in order to safeguard children.

7.4 Staff will not keep duplicate or personal records of child protection concerns. All information will be reported to the Designated Safeguarding Lead and securely stored only in the designated location within the school, separate from the pupil records.

7.5 Provision is in place for the information to be accessed in the absence of the DSL in an emergency.

7.6 All staff must be aware that they cannot promise a child to keep secrets which might compromise the child’s safety or well-being or that of another.
7.7 We will always undertake to share our intention to refer a child to Social Care (First Response) with their parents /carers unless to do so could put the child at greater risk of harm, or impede a criminal investigation. If in doubt, we will consult with the ESAS or Social Care on this point.

7.8 In the event of a child disclosing abuse staff will:-

- Listen to the child. Allowing the child to tell what has happen in their own way, and at their own pace. Staff will not interrupt a child who is freely recalling significant events.
- Remain calm. Be reassuring and supportive but will endeavour to not respond emotionally.
- Not ask leading questions. Staff are reminded to ask questions only when seeking clarification about something the child may have said. Staff are trained to use TED; Tell, Explain, Describe.
- Make an accurate record of what they have seen/heard using the schools record keeping processes, recording; times, dates or locations mentioned, using as many words and expressions used by the child as possible Staff will not substitute anatomically correct names for body part names used by the child. Any words which are unclear to the staff member will be spelt phonetically.
- Reassure the child that they did the right thing in telling someone, they will reassure the child that they have not done anything wrong.
- Staff will explain to the child what will happen next and the need for the information to be shared with the DSL.
- In the unlikely event the DSL and deputy DSL not being available, staff are aware they must ring First Response for advice.

**If there is immediate risk of harm to a child Staff will NOT DELAY, and will ring 999**

- The child will be monitored/accompanied at all times following a disclosure, until a plan is agreed as to how best they can be safeguarded

8.0 Supporting Staff

8.1 We recognise that staff working in the school who have become involved with a child who has suffered harm, or appears to be likely to suffer harm may find the situation stressful and upsetting.

8.2 We will support such staff by providing an opportunity to talk through their anxieties with the DSL and to seek further support. This could be provided by the Headteacher or another trusted colleague, Occupational Health, and/or a representative of a professional body or trade union, as appropriate.

8.3 In consultation with all staff, we have adopted a Code of Conduct for staff at our school. This forms part of staff induction and is in the staff handbook. We understand that staff should have access to advice on the boundaries of appropriate behaviour in order to define and underpin the safe working practices adhered to within our school.

8.4 All staff are required to sign that they have read, understood and agree to comply with the agreed standards of practice set out in the staff Code of Conduct.

8.5 We recognise that our DSL(s) should have access to support (as in 8.2 above) and appropriate workshops, courses or meetings as organised by the LA.

9.0 Allegations Against Staff

9.1 All school staff should take care not to place themselves in a vulnerable position with a child. It is always advisable for interviews or work with individual children or parents to be conducted in view of other adults. (See also 8.3 above) There should be no 1:1 contact between staff and students which is not “open to the casual observer”.

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9.2 Staff should be aware of the school’s Behaviour Policy.

9.3 We understand that a pupil may make an allegation against a member of staff. If such an allegation is made, the member of staff receiving the allegation will immediately inform the Headteacher / DSL who will then liaise with the Headteacher or the most senior teacher if the Headteacher is not present.

9.4 The Headteacher/senior teacher on all such occasions should immediately discuss the content of the allegation with the Local Authority Designated Officer (LADO). The purpose of an initial discussion is for the LADO and the case manager to consider the nature, content and context of the allegation and agree a course of action.

9.5 The Head Teacher/ Senior Teacher will:-
9.5.1 Follow all advice given by the LADO throughout the investigation process, including how to manage the staff member or volunteer against whom the allegation is made, as well as supporting other staff and volunteers within the workplace.

9.5.2 Follow all advice given by the LADO relating to supporting the child or young person making the allegation, as well as other children and young people connected to the organisation.

9.5.3 Ensure feedback is provided to the LADO about the outcome of any internal investigations within your agency.

9.6 If the allegation made to a member of staff concerns the Headteacher, the person receiving the allegation will immediately inform the Chair of Governors who will consult the LADO without notifying the Headteacher first.

9.7 The school will follow the County Council’s procedures for managing allegations against staff.

9.8 Suspension of the member of staff against whom an allegation has been made needs careful consideration, and we will consult in making this decision, as well as being guided by HR.

9.9 If a suspension is made, restrictions will apply to all staff regarding contact whilst suspended including the use of social media such as Facebook and Twitter.

9.10 Our lettings agreement for other users requires that the organiser will follow County Council procedures for managing allegations against staff and, where necessary, the suspension of adults from school premises.

10.0 Transfer of Risk
10.1 Should an individual staff member or volunteer be involved in child protection, other safeguarding procedures or Police investigations in relation to abuse or neglect, they must inform the Head Teacher. In these circumstances, the school will need to assess whether there is any potential for risk of transfer to the workplace and the individual’s own work with children or young people.

11.0 Whistleblowing
11.1 We recognise that children cannot be expected to raise concerns in an environment where staff fail to do so. For this reason we have a separated Whistleblowing Policy. Staff are required to familiarise themselves with this document during their induction period.

11.2 All staff should be aware of their duty to raise concerns about the attitude or actions of colleagues. If necessary, they should speak to the delegated ‘whistleblowing’ Governor or the Local Authority Designated Officer (LADO). See flowchart attached in Appendix 5
12.0 Physical intervention/Positive handling
12.1 Our policy on physical intervention/positive handling by staff is set out separately, as part of our Behaviour Policy. It complies with the Department for Education Guidance, ‘The Use of Reasonable Force, Advice for Headteachers, Staff and Governing Bodies’ July 2013. Use of Reasonable Force, 2013. This policy states that staff may only use ‘reasonable force’, meaning no more force than is needed, to prevent pupils from hurting themselves or others, from damaging property, or from causing disorder. It is always unlawful to use force as a punishment.

12.2 Headteachers and authorised staff can use such force as is reasonable the circumstances to conduct a search for the following ‘prohibited items’: knives and weapons, alcohol, illegal drugs, stolen items, cigarettes and tobacco, fireworks, pornographic images, or any article that has been or is likely to be used to commit an offence, cause personal injury or damage property.

12.3 If the use of force is necessary, reasonable adjustments for disabled children and children with special educational needs will be made.

12.4 Any use of force or restraint, should be recorded and signed by a witness. The parent/carer will be informed of the incident.

12.5 Staff who are likely to need to use physical intervention must be appropriately trained.

12.6 We understand that physical intervention of a nature which causes injury or unnecessary distress to a child may be considered under child protection or disciplinary procedures.
13.0 Antbullying
13.1 At our school, we have an agreed definition of bullying that is understood by pupils, staff, parents and carers.

13.2 We have an Anti-Bullying Policy and measures in place to prevent and respond to all forms of bullying, which acknowledges that to allow or condone bullying may lead to consideration under child protection procedures.

13.3 This policy is available to all staff, parents and carers and pupils. The policy is written in language that is accessible to pupils and a child-friendly version is made available to all pupils.

13.4 Staff, pupils and parents are made aware of how mobile technologies are increasingly being used to bully children both in and outside of the school environment. Cyber bullying is therefore referenced within our Anti-Bullying Policy.

14.0 Racist Incidents
14.1 Our Equalities and Cohesion policy references how racist incidents will be dealt with and acknowledges the serious nature of these events and their impact on the individual/group of students involved including those that may witness the incident. All incidents will be taken seriously and consideration will be given as to whether a multi-agency approach using child protection procedures is required.

15.0 Health and Safety
15.1 We recognise the importance of safeguarding pupils throughout the school day. Our Health & Safety policy, reflects the consideration we give to the protection of our children both physically within the school environment, in relation to internet use and when away from the school when undertaking school trips and visits.

15.2 Pupils who leave the site during the school day do so only with the written permission of a parent and are collected by an authorised adult where appropriate. School should be notified by the parents regarding whom they have authorised for this task.

15.3 Staff who support children during unstructured time such as break and over the lunch period have received training to remain alert to signs of concern or vulnerability ensuring pupils feel safe. This includes lunch time staff who know about their responsibility to report concerns about a pupil to the DSL.

15.4 Our school site is secure. All staff are aware of 'hotspots' in the school where pupils have expressed anxieties or where areas of potential vulnerability may exist. There is an action plan in place to address safety in these areas.

15.5 In the event of a student going missing during the course of the school day we will carry out immediate checks to ensure the student is not on site, staff will then make contact with the student's parents and inform the police.

16.0 e-Safety
16.1 All staff should be aware of the school policy on E-Safety which sets out our expectations relating to:
   • Creating a safer online learning environment
   • Giving everyone the skills, knowledge and understanding to help children and young people stay safe online, question the information they are accessing and support the development of critical thinking
   • Inspiring safe and responsible use and behaviour of mobile technologies, to combat behaviours on line which may make students vulnerable including sexting
   • Use of mobile technology both within school and on school trips/ outings
   • Use of camera equipment, including camera phones
• What steps to take if there are concerns and where to go for help
• Staff use of social media as set out in the Staff Code of Conduct.

16.2 Cyber-bullying by children, via texts and emails, will be treated as seriously as any other type of bullying and will be managed through our anti-bullying procedures. This includes sexting and image exchange under threat or use of coercion.

16.3 Students, staff and parents are supported to understand the risks posed by the CONTENT accessed by students – their CONDUCT on line– and who they have CONTACT with in the digital world.

16.4 We have a separate mobile phone policy which sets out the acceptable use of mobile technologies by pupils whilst onsite. This includes sanctions which will be applied when these boundaries are not adhered to.

16.5 Visitors to our school are respectfully requested to turn all mobile devices off. This is a safeguarding measure for our students.

16.6 Staff use of mobile technology whilst on site is set out in the Staff Code of Conduct.

17.0 Sexting
17.1 ‘Sexting’, also referred to as ‘youth produced sexual imagery’, is one of a number of ‘risk-taking’ behaviours associated with the use of digital technologies, social media or the internet. It is accepted that young people experiment and challenge boundaries and therefore the risks associated with ‘online’ activity can never be completely eliminated.

17.2 Staff, pupils and parents are supported via training to understand the creation and sharing of sexual imagery, such as photos or videos, of under 18s is illegal. This includes imagery of pupils themselves if they are under the age of 18.

17.3 Any youth produced sexual imagery disclosures will follow the normal safeguarding practices and protocols for our school. We will also use the guidelines for responding to incidents, as set out in the publication ‘Sexting in Schools and Colleges’ produced by the UK Council for Child Internet Safety. This requires us to share reports of sexting with the police.

18.0 Cultural Issues
18.1 As a school we are aware of the cultural diversity of the community around us and seek to work sensitively to address the unique culture of our students and their families as they relate to safeguarding. This includes children at risk of harm from abuse linked to a belief in spirit possession on the part of their parent, carer or wider community.

18.2 As a staff team we are aware of the harm to children that can be caused by practices linked to culture, faith and beliefs. We promote awareness through training and access to resources.

18.3 Staff will report concerns about abuse linked to culture, faith and beliefs in the same way as other child protection concerns.

18.4 We support students, via targeted sessions and delivery through our curriculum, to understand that some aspects of cultural or religious practice and beliefs could cause harm and they should turn to someone they trust or an organisation such as ChildLine for help and support.

18.5 We make links with local services, community organisations and faith leaders to provide support and helpful information on what is safe and unsafe practice within the culture/faith, groups of our school community.
18.6 At our school we are aware of a range of practices and belief which can be classified as honour based violence, we include within this female genital mutilation, forced marriage and breast ironing. Whilst this may be a part of a long held tradition within communities we categorise this as child abuse and will act according to our child protection processes to safeguard the pupil concerned.

18.7 Teachers at our school understand there is a legal duty to report known cases of FGM to the police and they will do this with the support of the DSL. Mandatory reporting of female genital mutilation: procedural information Department for Education and Home Office.

18.8 At our school we are aware of the need to respond to concerns relating to forced marriage and understand that it is illegal, a form of child abuse and a breach of children’s rights. We recognise some students due to capacity or additional learning needs may not be able to give an informed consent and this will be dealt with under our child protection processes.

18.9 We recognise that both male and female pupils may be subject to honour based abuse e.g. where young people’s cultural background are at odds with their behaviours such as homosexuality, under-age sex, relationships or lifestyle choices.

18.10 We promote awareness through training and access to resources, ensuring that the signs and indicators are known and recognised by staff, any suspicions or concerns for forced marriage are reported to the DSL and the Forced Marriage Bureaux as well as First Response.

18.11 Staff understand that whilst we try always to work in partnership with families, sharing information with a parent or member of the family is not appropriate in these instances where there may be cultural differences of opinion on abuse. Staff will report concerns to the DSL who will liaise with Children’s Social Care, the police or the Forced Marriage Unit and follow advice given regarding protective strategies to safeguard the pupil.

19.0 Retention of Records

19.1 When a disclosure of abuse, or an allegation against a member of staff or volunteer, has been made, our school will have a record of this. These records will be maintained in a way that is confidential and secure, in accordance with our Record Keeping Policy and Data Protection Legislation.

19.2 There is a statutory requirement for our school to pass any child protection records to the child’s next school. We are also required to retain these records securely and confidentially until the concerned reaches the age of 25 years.

19.3 If an allegation is made against a member of staff, a comprehensive, confidential summary of the allegation will be kept on their personnel file. This record will be kept by the school until normal retirement age, or ten years after the allegation if longer. This record will include a clear outcome, including when cases have been investigated and found to be without substance.

19.4 For cases in which an allegation has been proven to be false, unsubstantiated or malicious, the allegation will not be included in employer references, even if that person has been the subject of repeated allegations.

19.5 In the instance or repeated allegations however our school retains the right in the interest of safeguarding students to retain a record of concern³

³ Safeguarding Children: dealing with low-level concerns about adults – Farrer & Co Adele Eastman and Katie Rigg, May 2017
19.6 We have a system for reviewing our archiving of information held and will only retain information for the agreed time span. All information will thereafter be disposed of via confidential waste management.

20.0 Use of Photography
20.1 We will often use photographs and film to capture achievements, monitor a child development and help promote successes within our school. We like to have a record of all the wonderful activities our students take part in. Via our website we like to be able to share these events with parents. We are however mindful of the safety of our students and will seek the permissions of both parents and student before taking or sharing any images.

20.2 As confirmed in the Data Protection Act, our school will ensure written consent is sought from the parent or carer of any child under the age of 18 before any photographs are taken. If consent is given, we will make a clear agreement with the parent or carer as to how the image will be used (for example, in a school brochure or website) and how widely (as part of a schools bulletin for all parents, on the child’s individual development record etc). Our agreement with parents and students includes how images will be stored, how long they will be stored for and how they will be disposed of.

20.3 Due consideration will be given to the appropriate of clothing and posture, and details such as a child’s name or age will not be shared unless integral to the use of the image (such as the acceptance of an award) in particular when additional identifiers (i.e. a school or uniform logo) are being shared.

20.4 We acknowledge the right of parents and students to withhold or withdraw consent at any point in time of the duration the student is at the school.

21.0 Policy Review
21.1 The Governing Body of our school is responsible for ensuring the annual review of this policy, and for reporting back to the County Council. The date the next review is due is on the front cover.
Appendix 1

1.0 **Child Protection**

1.1 Everyone who works with children has a duty to safeguard and promote the welfare of children. They should be aware of the signs and indicators of abuse and know what to do and whom to speak to if they become concerned about a child or if a child discloses to them.

1.2 The following is intended as a reference for school staff and parents/carers if they become concerned that a child is suffering or likely to suffer significant harm.

1.3 The Children Act 1989 defines abuse as when a child is suffering or is likely to suffer 'significant harm'. Harm means ill treatment or the impairment of health or development. Four categories of abuse are identified:-

- Neglect
- Physical Abuse
- Sexual Abuse
- Emotional Abuse

1.4 **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). If a child is observed scavenging for food at school, the possibility of inadequate feeding at home should be considered as a priority.
- Protect a child from physical and emotional harm or danger.
- Ensure adequate supervision (including the use of inadequate or inappropriate caregivers).
- Ensure access to appropriate medical care or treatment.

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

1.6 **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.

1.7 **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 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 cyber bullying), causing children to feel frightened and 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.

1.8 *Domestic violence is very damaging to a child’s emotional development; where a child is living with domestic violence, schools should consider making a referral to Social Care if the child shows any indicators of significant harm.*
1.9 **Sexual abuse** involves forcing or enticing a child or young person to take part in sexual activities, including prostitution, whether or not the child is aware of what is happening. The activities may involve physical contact, including penetrative (e.g. rape, buggery or oral sex) or non-penetrative acts (e.g. masturbation, kissing, rubbing and touching outside of clothing). They may include non-contact activities, such as involving children in looking at, or in the production of, sexual images (including on-line images), watching sexual activities, or 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.

1.10 Although no culture sanctions extreme harm to a child, cultural variations in child rearing patterns do exist. A balanced assessment must incorporate a cultural perspective but guard against being over-sensitive to cultural issues at the expense of promoting the safety and well-being of the child.

*Fear of being accused of racism can stop people acting when they otherwise would. Fear of being thought unsympathetic to someone of the same race can change responses.*

Every organisation concerned with the welfare and protection of children should have mechanisms in place to ensure equal access to services of the same quality, and that each child, irrespective of colour or background, should be treated as an individual requiring appropriate care.

*Victoria Climbié Inquiry Report.*

1.11 Research also tells us that children with special needs are at an increased risk of abuse. Changes in mood, patterns of behaviour, injury and responses to stimulus around them may be wrongly attributable to their disability. Staff need therefore to feel confident to question behaviours and be **professionally curious** about changes noted, being prepared to “think the unthinkable”, raise the concern and ensure safeguards are in place. Children with communication difficulties may be especially vulnerable.
Appendix 2

ISLAMIC RULES FOR CHILDREN FASTING IN UK SECONDARY SCHOOLS

1.0 In Islamic law, children are not required to fast during Ramadan: they are only required to fast when they become adults.

2.0 The age of adulthood is disputed: some traditional views look at only biological factors, i.e. puberty. This usually equates to 12-15 years old for boys and 9-15 years old for girls (depending on when their periods start).

2.1 The stronger traditional view is that emotional and intellectual maturity is also required for adulthood, i.e. 15-20 years old for both sexes. [This view is found in all four of the main Sunni schools of law - cf. Sheikh Wahba Zuhayli's Al-Fiqh al-Islami wa adillatuhu (Islamic Jurisprudence and its Evidential Bases); the age of 18 or 19 was often mentioned classically as true adulthood.

3.0 In Islamic tradition, children are often encouraged to fast, even though it is not a legal requirement, in order to prepare them for adulthood. The situation here is analogous to that of prayer (5 times a day), which is also expected of adults. For prayer, the ages of 7-10 are traditionally when they begin. Hence, many parents introduce their children to fasting at a similar age.

4.0 In Islamic law, the health of an individual is the first priority after their faith. This is why adults are exempt from fasting if they are sick or face other hardships that make fasting too difficult, e.g. travelling or unduly laborious or safety-critical work, e.g. medical surgeons or airline pilots.

5.0 In Islamic law, the decisions of relevant authorities in disputed matters are upheld and respected, e.g. court judgments or school policy.

6.0 Hence, if a school has a policy on fasting in the best interest of children, with input from Muslim parents, governors and leaders, parents are obliged by Islamic law to abide by that policy, even if it goes against their wishes.

7.0 Violation of such a policy by parents would entail going against their religion in two ways:-
   • By breaking their agreement with the school to abide by its policy and rules; and
   • By mistreating their child, since the school policy and Islamic law have the same purpose, i.e. to safeguard the health and education of the child.

8.0 Since Social Services have the same aim as Islamic law also, i.e. to safeguard children, a school's referral to them would also be in accordance with Islam.

8.1 Such a step is not ideal, of course, because of the status and importance of parents and the parent-child relationship in both Islam and UK society, and all attempts should be made to reach agreement such that a referral is not necessary.

Sheikh Dr. Usama Hasan – London, July 2013 (Ramadan 1434)
Appendix 3

1.0 Forced Marriage Policy – 2017
In our school community we are aware arranged marriages are part of the cultural practices of some of our families. Staff at The Beaconsfield School recognise there is a clear distinction between a marriage which the spousal parties are willing and able to give an informed consent to and a marriage which is ‘forced’.

1.1 Staff are aware ‘forced’ marriage is a marriage in which one or both spouses do not and/or cannot consent to the marriage and duress is involved.

1.2 Staff are alert to the signs and indicators when a young person may be involved in matrimonial arrangements which they are unwilling and or unable to give their informed consent to.

1.3 Staff understand the need to be aware of the cultural issues affecting children at school and are able to exercise professional curiosity regarding:
- Absence and persistent absence.
- Request for extended leave of absence and failure to return from visits to country of origin.
- Surveillance by siblings or cousins at school.
- Decline in behaviour, engagement, performance or punctuality.
- Being withdrawn from school by those with parental responsibility.
- Not allowed to attend extra-curricular activities.
- Sudden announcement of engagement to a stranger.
- Prevented from going on to further/higher education.

1.4 Staff at The Beaconsfield School are aware of their responsibilities and obligations when they have concerns of a potential forced marriage case. This is referred to as the “one chance rule”. Forced marriage is seen as a safeguarding issue at The Beaconsfield School and as such is covered during staff induction processes and revisited as part of our safeguarding training.

1.5 If a member of the school is concerned that someone is at risk of a forced marriage and/or honour based violence, either in the UK or abroad, they will immediately inform the designated Safeguarding Lead, Louise Gattward/Alison Wood or another Child Protection officer in their absence.

1.6 In light of the one chance rule, if left and there is an immediate risk to the young person, staff will contact the Police on 101 or the Forced Marriage Unit on 020 7008 0151 urgently or by emailing fmu@fco.gov.uk

2.0 Initial steps
2.1 Staff are mindful to gather information to determine immediate safety needs and for further assessment to be carried out by Social Care or the Police. All cases should be dealt with seriously. There is currently no specific offence associated with forced marriage but the victim concerned may have been subjected to a number of offences (please see “Legislation” section) however forcing someone to marry became a criminal offence in England and Wales in the summer of 2014. The new law criminalises both forced marriage and a breach of a Forced Marriage Protection Order. It also includes a range of measures to increase protection and support for victims and a continuing focus on prevention.

2.2 Initially agencies MUST:
- Ensure the victim is seen in a safe and private place.
- See the victim on their own, or if an interpreter is needed take steps to ensure that the interpreter is an approved interpreter, or at the very least not connected with the individual or community.
• Risk assess and discuss a safety plan, complete CAADA DASH Risk Assessment. NB in line with Buckinghamshire’s Over-Arching Domestic Violence Protocol, if this is not possible school will make contact with First Response Team who have trained individuals in house for risk assessments to be undertaken
• Where the victim is under 18, refer to child safeguarding procedures.
• Where the victim is over 18, refer to adult safeguarding procedures.
• Inform the victim of their right to seek legal advice and representation.
• Identify any potential criminal offences and refer to the police if appropriate.
• Reassure the victim, this will include ensuring that their confidentiality is maintained (it is important to remember that in these instances family, friends, and community may pose the biggest risk to the victim).
• Establish a safe way of maintaining contact with the victim.
• If the person’s capacity to consent to marriage is in doubt, have their mental capacity to consent to marry assessed.
• Make a note of all the information available to you at the time, including a description of the victim and details of any known or alleged perpetrators and potential immediate risks, take a photocopy of passport if possible.
• Record any current contacts with other professionals, health, social services, third sector organisations, etc.
• Check with police and social care to determine whether they have records for past referrals of family members including siblings for example forced marriage of siblings, domestic abuse or missing persons within the family.
• Provide accurate information to the victim about their rights and choices and respect their wishes when possible remembering that in certain instances information may be shared without consent, for example, child protection.
• Contact a specialist in forced marriage for further advice and support, and
• Consider the need for immediate protection and placement away from the family.

2.3 We will not:-
• Attempt to mediate.
• Send the victim away without having taken appropriate action.
• Approach family members and/or members of the community.
• Breach confidentiality or share information inappropriately.
• Make assumptions about mental capacity.
• Make assumptions about communication requirements.
• Use relatives, friends, community leaders and neighbours as interpreters or translators.

2.4 If there are concerns that a child may be at risk of significant harm, a referral to the First Response Team will be made (0845 4600001), by telephone without delay. Where the child concerned already has an allocated social worker, referrals to Children’s Services should be made to the child’s social worker, the team leader or a team colleague. Forced Marriage is a Child Protection issue. Children’s Social Care has a duty to investigate allegations of abuse and is seen as one of the agencies with a key role to play. If an allegation of forced marriage is made, or a child/young person discloses that they are at risk, a section 47 investigation should take place. This will be done without parental consent. A referral should be made to the First Response Team or, if out of hours, 08009997677. The following information is needed for the referral; (if you do not have all the information listed, still make the referral - do not delay.)
• Name of child/young person (check all names are spelled correctly).
• Age (check date of birth as accurately as possible).
• Details of any siblings.
• Parent’s name(s) (check the surname of the parent is accurate).
• Home address (telephone number, if available).
• Special circumstances; for example, language barriers, context disclosure took place etc. What prompted the concerns? (Include as much detail as possible, including dates, times etc.).
• Any physical or behavioural signs?
• Is the person making the report expressing their own concerns or passing on those of someone else? If so, record details.
• Has the child/young person been spoken to? If so, what was said?
• Is anyone alleged to be the abuser? If so, record details.
• Has anyone else been consulted? If so, record the details.
1.0 **FGM Policy**

1.1 At The Beaconsfield School, the Headteacher and Governors expect Safeguarding to be everybody's responsibility and for all staff to adhere to and follow the policies in place to support children and their families to stay safe from harm. As a school we embrace the fact that we live in a multi-cultural society, however, we are conscious there are some practices which are permitted in other parts of the world which are against the law in the United Kingdom and the practice of female genital mutilation is one of these.

1.2 At The Beaconsfield School we have a robust attendance policy that does not authorise holidays during term time, extended or otherwise.

1.3 FGM training has been undertaken by the designated safeguarding lead and training disseminated to all staff at the front line dealing with the children.

1.4 There is a clear expectation for staff at The Beaconsfield School to attend training to support them in their understanding of this issue and to be alert to the possible signs that a child may be vulnerable or has been subject to female genital mutilation.

1.5 Staff are aware of their responsibility to escalate any concerns, where they believe a child may be at risk of FGM to the designated safeguarding lead. Staff are also aware they can refer the matter directly to the Police if they believe a criminal act has been committed and a child has been subject to FGM.

1.6 Staff are aware of the need to take timely and appropriate action in respect of concerns.

1.7 Staff at The Beaconsfield School have been made aware that female students are at particular risk of FGM during school summer holidays. This is the time when families may take their children abroad for the procedure. Staff have also been made aware of other times of potential vulnerability; extensions to school holiday times, children missing from education or where a child suddenly leaves the school with no follow on arrangements offered. We understand that many girls may not be aware that they may be at risk of undergoing FGM and we need to be vigilant to indicators of risk.

1.8 Staff have been advised of the need to challenge requests from families for extensions to holiday times and to report:-

- Talk of ceremonies to celebrate the young person becoming a woman.
- Changes in patterns of behaviour if a child is taken out of the country; or
- Undisclosed health issues where the child is experiencing discomfort in sitting, going to the toilet etc.
- Changes in patterns of behaviour e.g. withdrawing from PE gym exercises etc.

1.9 The Designated Safeguarding Lead will keep an open dialogue on the topic of FGM (ensuring this is done in an age appropriate way) with students and parents from practising communities who may be at risk.

1.10 We have a comprehensive PSHE programme which includes Relationship and Sex Education, where discussions about FGM take place.

1.11 All staff at The Beaconsfield School are aware FGM is a child protection issue. Concerns will be addressed under Section 47 of the Children Act 1989 in common with any other safeguarding matter where it is believed a child has suffered or is at risk of suffering significant harm.
1.12 Staff are alert to possible indicators that a child is at risk of FGM:
- The family comes from a community that is known to practice FGM - especially if there are elderly women present in the household or where there is knowledge that other family members may have been subject to FGM.
- In conversation a child may talk about FGM.
- A child may express anxiety about a special ceremony.
- The child may talk or have anxieties about forthcoming holidays to their/family’s country of origin.
- Parent/Carer requests permission for authorised absence for overseas travel or you are aware that absence is required for vaccinations.
- If a woman has already undergone FGM – and it comes to the attention of any professional, consideration needs to be given to any Child Protection implications e.g. for younger siblings, extended family members and a referral made to Social Care or the Police; schools must report.

1.13 If we have concerns that children in our school community are at risk or victims of FGM then we refer to the BSCB Guidelines for FGM (www.Bucks-LSCB.org.uk).

1.14 Staff are aware of the need to be vigilant and professionally curious.

1.15 Staff are required to make an accurate record of concerns, observation or comment in line with schools record keeping policy.

1.16 The DSL will refer all concerns re possible or actual FGM to social care via the First Response Team. In the event of information coming to the attention of the DSL that there is an immediate threat to the child or it is believed there is a flight risk or a criminal offence has taken place the DSL will refer immediately and directly to the Police.

1.17 Referral to the First Response Team can be made verbally in the first instance but need to be followed up within 24 hours with a written account using the Multi Agency Referral Form following the usually CP procedures contained within the main body of our CP Policy.

2.0 Practical Tips
2.1 These questions and advice are guidance and each case should be dealt with sensitively and considered individually and independently. Using this guidance is at the discretion of the Headteacher.

2.2 What can I ask?
- Talk to children about their holiday.
- Sensitively and informally ask the family about their planned extended holiday. Ask questions like; ‘Who is going on the holiday with the child’?, ‘How long do they plan to go and is there a special celebration planned?’
- Where are they going?
- Are they aware that the school cannot keep their child on roll if they are away for a long period?
- If there is a concern that a child may be vulnerable to FGM then this needs to be reported using the schools CP procedures and / or the information passed to the Police. Are the family aware that FGM including Sunna is illegal in the UK, even if performed abroad?

Appendix 5

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