Child Protection and Safeguarding Policy
(including Allegations Management)

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Governor Lead: Adam White
Nominated Lead Member of Staff: Andy Poole
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PART ONE: SAFEGUARDING POLICY

1 INTRODUCTION

1.1 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 are growing up in circumstances consistent with the provision of safe and effective care; and
- Taking action to enable all children to have the best life chances. Children include everyone under the age of 18.

1.2 Pittville School is committed to safeguarding and promoting the welfare of all its students. We believe that:

- All children/young people have the right to be protected from harm, abuse and neglect;
- That every child has the right to an education and children/young people need to be safe and to feel safe in school;
- Children/young people need support that matches their individual needs, including those who may have experienced abuse;
- All children/young people have the right to express their views, feelings and wishes and voice their own values and beliefs;
- All children/young people must be encouraged to respect each other’s values and support each other;
- All children/young people have the right to be supported to meet their emotional and social needs as well as their educational needs – a happy, healthy, sociable child/young person will achieve better educationally;
- Schools can and do contribute to the prevention of abuse, victimisation, bullying (including homophobic, bi-phobic, trans-phobic and cyber-bullying), exploitation, extreme behaviours, discriminatory views and risk taking behaviours; and
- All staff and visitors have an important role to play in safeguarding children and protecting them from abuse.

1.3 Pittville School will fulfil its local and national responsibilities as laid out in the following documents:

- The most recent version of Working Together to Safeguard Children (DfE)
- The most recent version of Keeping Children Safe in Education: Statutory guidance for schools and colleges (DfE Sept 2018)
- The Procedures of Gloucestershire Safeguarding Children Board
- The GSCB guidance on safer working practices
2 OVERALL AIMS

2.1 This policy will contribute to the protection and safeguarding of our students and promote their welfare by:

- Clarifying standards of behaviour for staff and students;
- Contributing to the establishment of a safe, resilient and robust ethos in the school, built on mutual respect and shared values;
- Introducing appropriate work within the curriculum;
- Encouraging students and parents to participate;
- Alerting staff to the signs and indicators that all may not be well;
- Developing staff awareness of the causes of abuse;
- Developing staff awareness of the risks and vulnerabilities their students face;
- Addressing concerns at the earliest possible stage; and
- Reducing the potential risks students face of being exposed to violence, extremism, exploitation, discrimination or victimisation.

2.2 This policy will contribute to supporting our students by:

- Identifying and protecting the vulnerable;
- Identifying individual needs as early as possible; and
- Designing plans to address those needs.

2.3 This policy will contribute to the protection of our students by:

- Including appropriate work within the curriculum;
- Implementing Child Protection Policies and procedures; and
- Working in partnership with students, parents/carers and other agencies.

2.4 This policy extends to any establishment our school commissions to deliver education to our students on our behalf including alternative provision settings.

- The Governing Body will ensure that any commissioned agency will reflect the values, philosophy and standards of our school. Confirmation should be sought from the school that appropriate risk assessments are completed and ongoing monitoring is undertaken.

3 GUIDING PRINCIPLES

3.1 At Pittville School we believe the guiding principles of safeguarding are:

- Everyone who comes into contact with children and their families has a role to play in safeguarding children
• School staff with a safeguarding concern should not assume that somebody else will take action and must report their concerns to the DSL
• All school staff (including teachers, teaching assistants, support staff, caretakers, technicians, canteen staff and cleaners) have a responsibility to share information that might be critical in keeping children safe
• Have conversations and listen to children and their families as early as possible.
• Always see the child first.
• Never do nothing.
• Do with, not to, others.
• Be open, honest and transparent with families in our approach.
• Empower families by working with them.
• Work in a way that builds on the families’ strengths.
• Build resilience in families to overcome difficulties.

3.2 Pittville School also recognises the following key safeguarding messages for schools:

• Every child is entitled to a rich and rounded curriculum.
• Schools operate with public money: this should be spent wisely, targeting resources on the evidenced needs of children at school now. Assurance and audit are important aspects of this.
• Governance is corporate and decisions are collective, but individual governors can and should take the lead on specific aspects of school life such as safeguarding.
• When issues arise, head teachers should speak out, addressing them internally where possible and escalating them when this is unsuccessful.

3.3 Any child may benefit from early help, but all school staff should be particularly alert to the potential need for early help for a child who:
• is disabled and has specific additional needs;
• has special educational needs (whether or not they have a statutory education, health and care plan);
• is a young carer;
• is showing signs of being drawn in to anti-social or criminal behaviour, including gang involvement and association with organised crime groups;
• is frequently missing/goes missing from care or from home;
• is misusing drugs or alcohol themselves;
• is at risk of modern slavery, trafficking or exploitation;
• is in a family circumstance presenting challenges for the child, such as substance abuse, adult mental health problems or domestic abuse;
• has returned home to their family from care;
• is showing early signs of abuse and/or neglect;
• is at risk of being radicalised or exploited;
• is a privately fostered child.

4 KEY PROCESSES

4.1 All staff are expected to be aware of the guidance issued by the DFE in Working Together to Safeguard Children and in Keeping children safe in education - Statutory guidance for schools and colleges. All staff have been
issued with a copy and are to have read the DFE guidance Keeping children safe in education - Information for all school and college staff

5 EXPECTATIONS

5.1 All staff and visitors/volunteers (who on an unsupervised basis teach or look after children regularly, or provide personal care on a one-off basis) will:

- Be familiar with this safeguarding policy;
- Understand their role in relation to safeguarding;
- Be subject to Safer Recruitment processes and checks, whether they are new staff, supply staff, contractors, volunteers etc.;
- All Governors must be subjected to an enhanced DBS check and should be checked against the Teaching Regulation Agency ‘Barred list’ (so called ‘section 128’ check)
- Be involved, where appropriate, in the implementation of individual education programmes, Early Help Assessments and support plans, child in need plans and interagency child protection plans;
- Be alert to signs and indicators of possible abuse (See Appendix 1 for current definitions and indicators);
- Record concerns and give the record to the Designated Safeguarding Lead (Andy Poole) or in his absence one of the Deputy Designated Safeguarding Leads (Glynis Davies and Emily Bottell).
- Deal with a disclosure of abuse from a child in line with the guidance in Appendix Two - you must inform the Designated Safeguarding Lead immediately, and provide a written account as soon as possible.

5.2 All staff will receive basic level one training at least once every three years. Key staff will undertake level two and level three training as agreed by the Governing Body. In addition, all staff will receive regular updates via email or through staff meetings as required to ensure their skills and knowledge are up to date.

5.3 Visitors and contractors will be made aware of the school’s safeguarding processes through information leaflets in reception and safeguarding information posted around the school.

5.4 Schools do not have the power to request DBS checks and barred list checks, or ask to see DBS certificates, for visitors (for example children’s’ relatives or other visitors attending a sports day). Any decision about the need to escort or supervise visitors will be made by the Headteacher using their professional judgment.

5.5 Contractors, or any employee of the contractor, who are to work at the school will be subject to the appropriate level of DBS check. Contractors engaging in regulated activity will require an enhanced DBS certificate (including barred list information). For all other contractors who are not engaging in regulated activity, but whose work provides them with an opportunity for regular contact with children, an enhanced DBS check (not including barred list information) will be required. A list of contractors who meet these requirements will be kept at reception and also in the Caretakers’ Office. Any contractor working at the school (during term time between 8am and 5pm) who is not on this list must be supervised by the caretaking staff.
6 THE DESIGNATED SAFEGUARDING TEAM

6.1 Our Designated Safeguarding Lead on the senior leadership team is Andy Poole. He has lead responsibility and management oversight and accountability for child protection and, with the Head Teacher, will be responsible for coordinating all child protection activity.

6.2 The Designated Safeguarding Lead (DSL) is supported by two Deputy Safeguarding Leads (DDSL): Glynis Davies and Emily Bottell who can both deputise in the absence of the DSL. The following staff are also level 3 safeguarding trained and are Safeguarding Officers and members of the Safeguarding Team: Dave Kavanagh, Penny Kavanagh, Martin Watkins, Steve Bond, Pat Copper, Louis Gilbert. The Head Teacher, Richard Gilpin, and Deputy Head Teacher, Karen Foster, are also both level 3 safeguarding trained.

6.3 The Designated Safeguarding Lead will lead regular case monitoring reviews of vulnerable children. These reviews must be evidenced by minutes and recorded in case files.

6.4 When the school has concerns about a child, the Designated Safeguarding Lead will decide what steps should be taken and should advise the Head Teacher as appropriate.

6.5 Child protection information will be dealt with in a confidential manner. Staff will be informed of relevant details only when the Designated Safeguarding Lead feels their having knowledge of a situation will improve their ability to deal with an individual child and / or family. A written record will be made of what information has been shared with whom, and when.

6.6 Child protection records will be stored securely in a central place separate from academic records. Individual files will be kept for each child: the school will not keep family files. Files will be kept for at least the period during which the child is attending the school, and beyond that in line with current data legislation and guidance.

6.6.1 Where records are stored electronically e.g. within ‘My Concern’ or CPOMS etc. there is no requirement to maintain paper files.

6.7 Access to these records by staff other than by the Designated Safeguarding Lead/Deputy Designated Safeguarding Lead/Safeguarding Officers will be restricted, and a written record will be kept of who has had access to them and when.

6.8 Parents/carers will be aware of information held on their children and kept up to date regarding any concerns or developments by the appropriate members of staff (except as described in 6.9). General communications with parents/carers will be in line with the home school partnership and give due regard to which adults have parental responsibility.

6.9 No member of staff will disclose any information held on a child to a parent if this would put the child at risk of significant harm.
6.10 If a student moves from our school, child protection records will be forwarded on to the Designated Safeguarding Lead at the new school, with due regard to their confidential nature and in line with current government guidance on the transfer of such records. Direct contact between the two schools may be necessary, especially on transfer from primary to secondary schools. We will record where and to whom the records have been passed and the date.

6.11 In addition to the child protection file, the designated safeguarding lead should also consider if it would be appropriate to share any information with the new school or college in advance of a child leaving. For example, information that would allow the new school or college to continue supporting victims of abuse and have that support in place for when the child arrives.

6.12 If sending by post, confidential student records will be sent by “Special/Recorded Delivery”. For audit purposes a record of all confidential student records transferred or received will be kept. This will include the child’s name, date of birth, where and to whom the records have been sent and the date sent and/or received.

6.13 If a student is permanently excluded and moves to a Pupil Referral Unit, child protection records will be forwarded on to the relevant organisation.

6.14 Where a vulnerable young person is moving to a Further Education establishment, consideration should be given to the student’s wishes and feelings on their child protection information being passed on in order that the FE establishment can provide appropriate support.

6.15 When the Designated Safeguarding Lead resigns their post or no longer has child protection responsibility, there should be a full face to face handover/exchange of information with the new post holder.

6.16 In exceptional circumstances when a face to face handover is unfeasible, the Head Teacher will ensure that the new post holder is fully conversant with all procedures and case files.

7 THE DESIGNATED TEACHER FOR LOOKED AFTER AND PREVIOUSLY LOOKED AFTER CHILDREN

7.1 The Governing body must appoint a designated teacher and should work with local authorities to promote the educational achievement of registered students who are looked after. On commencement of sections 4 to 6 of the Children and Social Work Act 2017, our designated teachers will have responsibility for promoting the educational achievement of children who have left care through adoption, special guardianship or child arrangement orders or who were adopted from state care outside England and Wales.

7.2 The designated teacher must have appropriate training and the relevant qualifications and experience. The designated Teacher is Andy Poole.

7.3 The designated teacher will work with the Virtual school to provide the most appropriate support utilising the Pupil Premium Plus to ensure they meet the needs identified in the child’s personal education plan.
7.4 The designated teacher should also work with the virtual school head to promote the educational achievement of previously looked after children. In other schools and colleges, an appropriately trained teacher should take the lead.

8 THE GOVERNING BODY

8.1 The Governing Body are the accountable body and must ensure that they comply with their duties under legislation.

8.2 The governing body will ensure that:

- Governing Bodies and proprietors should ensure that there are appropriate policies and procedures in place in order for appropriate action to be taken in a timely manner to safeguard and promote children’s welfare;
- All governors must have read part 2 of “KCSIE-18”
- The school operates “Safer Recruitment” procedures and ensures that appropriate checks are carried out on all new staff and relevant volunteers;
- At least one senior member of the school’s leadership team acts as a DSL, and at least a further deputy DSL is appointed;
- That appropriate time is made available to the DSL and deputy DSL(s) to allow them to undertake their duties; their role should be explicit in their job description;
- The Head Teacher and all other staff who work with children undertake safeguarding training on an annual basis with additional updates as necessary within a 2 year framework and a training record maintained;
- Temporary staff and volunteers are made aware of the school’s arrangements for safeguarding & child protection and their responsibilities;
- The school remedies any deficiencies or weaknesses brought to its attention without delay; and
- The school has procedures for dealing with allegations of abuse against staff/volunteers.

8.3 The Governing Body should review all policies/procedures that relate to safeguarding and child protection annually.

8.4 The Nominated Governor for child protection at the school is Adam White. The Nominated Governor is responsible for liaising with the Head Teacher and Designated Safeguarding Lead over all matters regarding child protection issues. The role is strategic rather than operational – they will not be involved in concerns about individual students.

8.4.1 The Nominated Governor will receive safeguarding training relevant to the governance role and this will be updated every 2 years.

8.5 The Nominated Governor will liaise with the Head Teacher and the Designated Safeguarding Lead to produce an annual report for governors.
8.6 The Nominated Governor will liaise with the Head Teacher and the Designated Safeguarding Lead to produce an annual safeguarding audit for local authority.

8.7 The Governing body will follow GSCB policies and procedures for dealing with allegations of abuse against members of staff, visitors, volunteers or governors

8.8 The Chair of Governors (Adam White) is nominated to be responsible for liaising with the local authority and other partner agencies in the event of allegations of abuse being made against the Head Teacher.

9 A SAFER SCHOOL CULTURE

Safer Recruitment and Selection

9.1 The school pays full regard to ‘Keeping Children Safe in Education’. Safer Recruitment practice includes scrutinising applicants, verifying identity and academic or vocational qualifications, obtaining professional and character references, checking previous employment history and ensuring that a candidate has the health and physical capacity for the job. It also includes undertaking interviews and appropriate checks including criminal record checks (DBS checks), barred list checks and prohibition checks. Evidence of these checks must be recorded on our Single Central Record.

9.2 All recruitment materials will include reference to the school’s commitment to safeguarding and promoting the wellbeing of students.

9.3 Richard Gilpin, Karen Foster, Andy Poole, Amanda Peck, Ems Fletcher-Sykes, Julie Pitt, Angela Palmer Wilcock and Dot McDougall have undertaken Safer Recruitment training. One of the above will be involved in all staff / volunteer recruitment processes and sit on the recruitment panel.

9.4 Induction

9.4.1 All staff must be aware of systems within their school which support safeguarding and these should be explained to them as part of staff induction. This should include:
- The child protection policy;
- The behaviour policy;
- The staff code of conduct;
- The safeguarding response to children who go missing from education; and
- The role of the DSL (including the identity of the DSL and any deputies).
Copies of policies and a copy of Part one of the KSCIE-18 document should be provided to staff at induction.

Staff Support

9.5 We recognise the stressful and traumatic nature of child protection work. We will support staff by providing an opportunity to talk through their anxieties with the Designated Safeguarding Lead and to seek further support as appropriate.
9.6 Regular supervision will be offered to the DSL’s within school, usually half termly and may be extended to other members of staff as deemed appropriate by the school.

10 THE USE OF REASONABLE FORCE

10.1 There are circumstances when it is appropriate for staff in school to use reasonable force to safeguard children and young people. The term ‘reasonable force’ covers the broad range of actions used by staff that involves a degree of physical contact to control or restrain children. This can range from guiding a child to safety by the arm, to more extreme circumstances such as breaking up a fight or where a young person needs to be restrained to prevent violence or injury. ‘Reasonable’ in these circumstances means ‘using no more force than is needed’. The use of force may involve either passive physical contact, such as standing between students or blocking a student’s path, or active physical contact such as leading a student by the arm out of the classroom. Departmental advice for schools is available here: Use-of-reasonable-force-in-schools

10.2 When using reasonable force in response to risks presented by incidents involving children including any with SEN or disabilities, or with medical conditions, staff should consider the risks carefully.

10.3 They should also consider their duties under the Equality Act 2010 in relation to making reasonable adjustments, non-discrimination and their Public Sector Equality Duty.

10.4 Pittville School will, by planning positive and proactive behaviour support (for instance through drawing up individual behaviour plans for more vulnerable children, and agreeing them with parents and carers), aim to reduce the occurrence of challenging behaviour and the need to use reasonable force.

11 OUR ROLE IN THE PREVENTION OF ABUSE

11.1 We will provide opportunities for students to develop skills, concepts, attitudes and knowledge that promote their safety and well-being.

The curriculum

11.2 Safeguarding issues will be addressed through the PSHE curriculum, for example self-esteem, emotional literacy, assertiveness, power, healthy relationship education (previously known as sex and relationship education SRE), online safety (formally known as e-safety), sexting and bullying (including cyber bullying).

11.3 Relevant issues will be addressed through other areas of the curriculum, for example: English, History, R.E., Drama, Art.

11.4 The curriculum will also address issues of respect, tolerance and fairness through work on British Values which we identify as:
  - democracy
  - the rule of law
  - individual liberty and mutual respect
  - tolerance of those with different faiths and beliefs
Other areas of work

11.5 All our policies which address issues of power and potential harm, for example bullying, equal opportunities, handling, positive behaviour, will be inter-linked to ensure a whole school approach.

11.6 Our safeguarding policy cannot be separated from the general ethos of the school, which should ensure that students are treated with respect and dignity, taught to treat each other with respect, feel safe, have a voice, and are listened to.

12 SEXUAL VIOLENCE AND SEXUAL HARASSMENT BETWEEN CHILDREN IN SCHOOLS AND COLLEGES

12.1 It is important that school staff are aware of sexual violence and the fact children can, and sometimes do, abuse their peers in this way. When referring to sexual violence we are referring to sexual offences under the Sexual Offences Act 2003 as described below:

12.2 Rape: A person (A) commits an offence of rape if: there is intentional penetration of the vagina, anus or mouth of another person (B) with his penis, B does not consent to the penetration and A does not reasonably believe that B consents.

12.3 Assault by Penetration: A person (A) commits an offence if: s/he intentionally penetrates the vagina or anus of another person (B) with a part of her/his body or anything else, the penetration is sexual, B does not consent to the penetration and A does not reasonably believe that B consents.

12.4 Sexual Assault: A person (A) commits an offence of sexual assault if: s/he intentionally touches another person (B), the touching is sexual, B does not consent to the touching and A does not reasonably believe that B consents.


13 SAFEGUARDING STUDENTS WHO ARE VULNERABLE TO RADICALISATION

13.1 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. 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.

13.2 Pittville School values freedom of speech and the expression of beliefs / ideology as fundamental rights underpinning our society’s values. Both students and teachers have the right to speak freely and voice their opinions.
However, freedom comes with responsibility and free speech that is designed to manipulate the vulnerable or that leads to violence and harm of others goes against the moral principles in which freedom of speech is valued. Free speech is not an unqualified privilege; it is subject to laws and policies governing equality, human rights, community safety and community cohesion.

13.3 The current threat from terrorism in the United Kingdom may include the exploitation of vulnerable people, to involve them in terrorism or in activity in support of terrorism. The normalisation of extreme views may also make children and young people vulnerable to future manipulation and exploitation. Pittville School is clear that this exploitation and radicalisation should be viewed as a safeguarding concern and that protecting children from the risk of radicalisation is part of the school’s safeguarding duty.

13.4 Definitions of radicalisation and extremism, and indicators of vulnerability to radicalisation are in Appendix Four.

13.5 Pittville School seeks to protect children and young people against the messages of all violent extremism including, but not restricted to, those linked to Islamist ideology, or to Far Right / Neo Nazi / White Supremacist ideology, Irish Nationalist and Loyalist paramilitary groups, and extremist Animal Rights movements.

Risk reduction
13.6 The school governors, the Head Teacher and the Designated Safeguarding Lead will assess the level of risk within the school and put actions in place to reduce that risk. Assessment of risk may include consideration of the school’s R.E. curriculum, SEND policy, content and appropriateness of assemblies (especially those delivered by outside speakers), the use of school premises by external agencies, integration of students by gender and SEND, anti-bullying policy and other issues specific to the school’s profile, community and philosophy. To this end, open source due diligence checks will be undertaken on all external speakers invited to our school.

13.7 This risk assessment will be reviewed as part of the annual safeguarding audit that is monitored by the local safeguarding children board.

Response
13.8 With effect from 1st July 2015 all schools are subject to a duty to have “due regard to the need to prevent people being drawn into terrorism” (section 26, Counter Terrorism and Security Act 2015). This is known as The Prevent Duty.

13.9 There is no single way to identify an individual who is likely to be susceptible to an extremist ideology. Specific background factors may contribute to vulnerability and these are often combined with specific needs for which an extremist group may appear to provide answers, and specific influences such as family, friends and online contacts. The use of social media has become a significant feature in the radicalisation of young people. More information on these factors is in Appendix Four.
13.10 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. The SPOC for Pittville School is Andy Poole. The responsibilities of the SPOC are described in Appendix Five.

13.11 Staff will be alert to changes in a child’s behaviour or attitude which could indicate that they are in need of help or protection.

13.12 Staff will monitor online activity with the school to ensure that inappropriate sites are not accessed by students. This is best done by the use of specialist online monitoring software from the South West Grid for Learning.

13.13 When any member of staff has concerns that a student may be at risk of radicalisation or involvement in terrorism, they should speak with the SPOC and to the Designated Safeguarding Lead if this is not the same person.

13.14 Numerous factors can contribute to and influence the range of behaviours that are defined as violent extremism, but most young people do not become involved in extremist action. For this reason the appropriate interventions in any particular case may not have any specific connection to the threat of radicalisation, for example they may address mental health, relationship or drug/alcohol issues.

**Channel**

13.15 Channel is a multi-agency approach to provide support to individuals who are at risk of being drawn into terrorist related activity. It is led by the West Midlands Police Counter-Terrorism Unit, and it aims to:

- Establish an effective multi-agency referral and intervention process to identify vulnerable individuals;
- Safeguard individuals who might be vulnerable to being radicalised, so that they are not at risk of being drawn into terrorist-related activity; and
- Provide early intervention to protect and divert people away from the risks they face and reduce vulnerability.

13.16 The Channel programme focuses on providing support at an early stage to people who are identified as being vulnerable to being drawn into terrorism. It provides a mechanism for schools to make referrals if they are concerned that an individual might be vulnerable to radicalisation. An individual’s participation in the programme is entirely voluntary at all stages.

13.17 Schools have a duty to cooperate with the Channel programme in the carrying out of its functions, and with the Police in providing information about an individual who is referred to Channel (Section 38, Counter Terrorism and Security Act 2015).

13.18 Staff and governors can also raise concerns relating to extremism directly with the DFE via the dedicated helpline (020 7340 7264) or by email to counter.extremism@education.gov.uk

Further guidance about duties relating to the risk of radicalisation is available in the Advice for Schools on The Prevent Duty.
**14 SAFEGUARDING STUDENTS WHO ARE VULNERABLE TO EXPLOITATION, FORCED MARRIAGE, FEMALE GENITAL MUTILATION (FGM), OR TRAFFICKING**

14.1 Our safeguarding policy above, and the school’s values, ethos and behaviour policies, provide the basic platform to ensure children and young people are given the support to respect themselves and others, stand up for themselves and protect each other.

14.2 Our school keeps itself up to date on the latest advice and guidance provided to assist in addressing specific vulnerabilities and forms of exploitation.

14.3 Our staff are supported to recognise warning signs and symptoms in relation to specific issues, and include such issues in an age appropriate way in their curriculum.

14.4 Our school works with and engages our families and communities to talk about such issues.

14.5 Our staff are supported to talk to families about sensitive concerns in relation to their children and to find ways to address them together wherever possible.

14.6 Our Designated Safeguarding Lead knows where to seek and get advice as necessary.

14.7 Our school brings in experts and uses specialist material to support the work we do as necessary.

14.8 Reporting of Female Genital Mutilation - With effect from October 2015 all schools are subject to a mandatory reporting requirement in respect of female genital mutilation. **When a teacher discovers that an act of FGM appears to have been carried out on a girl aged under 18, that teacher has a statutory duty to report it to the police.** Failure to report such cases will result in disciplinary sanctions. Specific guidance on this statutory duty can be found in the Home Office document [Mandatory Reporting of Female Genital Mutilation – procedural information](#).

14.9 When a teacher at Pittville School has reasons to suspect that an act of FGM may have been carried out on a student, or is at risk of such s/he will discuss the situation with the Designated Safeguarding Lead, who will consult children’s social care before a decision is made as to whether the mandatory reporting duty applies.

**15 CHILDREN WHO GO MISSING FROM EDUCATION (CME)**

15.1 A child going missing, particularly repeatedly, can act as a vital warning sign of a range of safeguarding risks, including abuse and neglect, which may include sexual abuse or exploitation; child criminal exploitation; mental health problems; substance abuse and other issues. Early intervention is necessary to identify the existence of any underlying safeguarding risk and to help prevent the risks of them going missing in future.
15.2 The school must notify the local authority of any student who fails to attend school regularly after making reasonable enquiries, or has been absent without the school’s permission for a continuous period of 5 days or more. The school must also notify the local authority of any student who is to be deleted from the admission register because s/he –

- Has been taken out of school by their parents and is being educated outside the school system (e.g. home education)
- Has ceased to attend school and no longer lives within a reasonable distance of the school at which s/he is registered (moved within the country or moved abroad but failed to notify the school of the change)
- Displaced as a result of a crisis e.g. domestic violence or homelessness
- Has been certified by a medical officer/professional as unlikely to be in a fit state of health to attend school before ceasing to be of compulsory school age, and neither s/he nor his/her parent has indicated the intention to continue to attend the school after ceasing to be of compulsory school age
- Is in custody for a period of more than four months due to a final court order and the Headteacher does not reasonably believe that s/he will return to the school at the end of that period
- Has been permanently excluded

15.3 Our school will demonstrate that we have taken reasonable enquiries to ascertain the whereabouts of children that would be considered ‘missing’.

16 WHAT WE DO WHEN WE ARE CONCERNED

16.1 Where risk factors are present but there is no evidence of a particular risk then the DSL/SPOC, working with the Safeguarding Team and PS CHE lead, will advise staff on preventative work that can be done within school to engage the student into mainstream activities and social groups. The DSL may well be the person who talks to and has conversations with the student’s family, sharing the school’s concern about the young person’s vulnerability and how the family and school can work together to reduce the risk.

16.2 In this situation, depending on how worried we are and what we agree with the parent and the young person (as far as possible) –

- The DSL/SPOC can decide to contact Social Care through the Children’s Helpdesk to discuss concerns in principle
- The DSL/SPOC can decide to the LADO to seek advice
- The DSL/SPOC can decide to make a MARF referral to children's social care.
- Undertake an Early Help assessment to try to meet the needs of the child and family through a multi-agency approach (all staff will have received training on the Early Help process and understand their role in taking timely action to help a child about whom there is a safeguarding concern).
- Monitor the situation after taking appropriate action to address the concerns.
- The school will review the situation after taking appropriate action to address the concerns
PART TWO – THE KEY PROCEDURES
RESPONDING TO CONCERNS ABOUT A CHILD

Cause for concern
Record the reasons for concern on SIMS or in an email to Designated Safeguarding Lead (DSL). Speak to DSL as a matter of urgency or immediately depending upon the level of perceived risk.

Discussion
Concerned party discusses their concerns with DSL and other members of the Safeguarding Team as appropriate. Concerns logged on SIMS and Pastoral Log.

Discuss with Child/Family
DSL/DDSL discuss concerns with child and with parents/carers (unless to do so would put the child at risk or affect a police investigation).

Concerns are addressed
to the satisfaction of the concerned party and the DSL. Log outcome on SIMS and Pastoral Log. Monitor and review as necessary.

Seek advice from Children’s Social Care
Talk to Children’s Helpdesk (Frontdoor) (01452 426565) to discuss concerns in principle with a social worker. This would normally be the DSL or DDSL but any professional can seek advice.

Concerns not addressed
Seek advice from LADO
Nigel Hatten is the LADO for Gloucestershire
Phone: 01452 426994
nigel.hatten@gloucestershire.gov.uk

School or Partner Agency to provide Support
Decision about Early Help referral, TAC or individual support plan, action and monitoring agreed. DSL confirms individual support plan. Concerns and support recorded on Pastoral Log. Monitor and review as necessary.

Request for Service (Referral) to Children’s Social Care
Phone Children’s Helpdesk on 01452 426565 to provide basic details. Complete Multi Agency Referral Form and email to childrenshelpdesk@gloucestershire.gov.uk. The caller should be contacted by a social worker within 24 hours (unless there are immediate risks in which case the professional will put through to a social work team straight away).

No further action
Reasons given to DSL. File outcome in confidential file and record on Pastoral Log. Monitor and review as necessary.

If there are concerns over the assessment the DSL will consider use of Escalation Policy

Assessment
by Children’s Social Care. DDSL to create confidential file.

Further concerns identified

Enquiries made under child protection procedures

Child leaves the school – information passed on to next Designated Safeguarding Lead.
17 INVOLVING PARENTS / CARERS

17.1 In general, we will discuss any child protection concerns with parents / carers before approaching other agencies, and will generally seek their consent to making a referral to another agency. Appropriate staff will approach parents / carers after consultation with the Designated Safeguarding Lead. However there may be occasions when the school will contact another agency before informing parents/carers because it considers that contacting them may increase the risk of significant harm to the child.

17.2 Parents / carers will be informed about our safeguarding policy through the school’s website.

18 MULTI-AGENCY WORK

18.1 We work in partnership with other agencies in the best interests of the children. The school will, where necessary, liaise with the school nurse and make referrals to children’s social care. Referrals should be made by the Designated Safeguarding Lead or Deputy Designated Safeguarding Lead to the Children’s Practitioner Advice Line (01452 426565). Where the child already has a safeguarding social worker, the request for service should go immediately to the social worker involved, or in their absence to their team manager.

18.2 We will co-operate with any child protection enquiries conducted by children’s social care (including those from the Multi Agency Safeguarding Hub [MASH]). The school will ensure representation at appropriate inter-agency meetings such as strategy meetings, core group meetings, child protection conferences and reviews of child protection plans.

18.3 We will provide reports as required for these meetings. If the school is unable to attend, a written report will be sent. The report will, wherever possible and appropriate, be shared with parents / carers at least 24 hours prior to the meeting.

18.4 Where a student is subject to an inter-agency child protection plan or a multi-agency risk assessment conference (MARAC) meeting, the school will contribute to the preparation, implementation and review of the plan as appropriate.

18.5 The school recognises the importance of data sharing between agencies and that data protection fear should not stand in the way of information sharing where safeguarding concerns are involved.

19 OUR ROLE IN SUPPORTING CHILDREN

19.1 We will offer appropriate support to individual children who have experienced abuse or who have abused others (child on child abuse) or who act as Young Carers in their home situation.
19.2 An individual support plan will be devised, implemented and reviewed regularly for these children. This plan will detail areas of support, who will be involved, and the child’s wishes and feelings. A written outline of the individual support plan will be kept in the child’s child protection record.

19.3 Children and young people who abuse others will be responded to in a way that meets their needs as well as protecting others within the school community through a multi-agency risk assessment. We will ensure that the needs of children and young people who abuse others will be considered separately from the needs of their victims.

19.4 We will ensure the school works in partnership with parents / carers and other agencies as appropriate.

20 RESPONDING TO AN ALLEGATION ABOUT A MEMBER OF STAFF

See also Gloucestershire Safeguarding Children Board Procedures on Allegations against Staff and Volunteers.

20.1 This procedure should be used in any case in which it is alleged that a member of staff, governor, visiting professional or volunteer has:

- Behaved in a way that has harmed a child or may have harmed a child;
- Possibly committed a criminal offence against or related to a child; or
- Behaved in a way that indicates s/he is unsuitable to work with children.

20.2 Although it is an uncomfortable thought, it needs to be acknowledged that there is the potential for staff in school to abuse children.

20.3 All staff working within our organisation must report any potential safeguarding concerns about an individual’s behaviour towards children and young people immediately.

20.3.1 Allegations or concerns about staff, colleagues and visitors must be reported direct to the Head Teacher who will liaise with the Local Authority Designated Officer Team in children’s social care who will decide on any action required.

20.3.2 If the concern relates to the Head Teacher, it must be reported immediately to the Chair of the Governing Body, who will liaise with the Local Authority Designated Officer Team in children’s social care and they will decide on any action required.

21 CHILDREN WITH ADDITIONAL NEEDS

21.1 Pittville School recognises that while all children have a right to be safe, some children may be more vulnerable to abuse, for example those with a disability or special educational need, those living with domestic violence or drug / alcohol abusing parents/carers, etc.

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

22 CHILDREN IN SPECIFIC CIRCUMSTANCES

Private Fostering

22.1 Many people find themselves looking after someone else’s child without realising that they may be involved in private fostering. A private fostering arrangement is one that is made privately (that is to say without the involvement of a local authority) for the care of a child under the age of 16 (under 18, if disabled) by someone other than a parent or immediate relative. If the arrangement is to last, or has lasted, for 28 days or more it is private fostering.

22.2 The Children Act 1989 defines a relative as a grandparent, brother, sister, uncle or aunt (whether of full blood or half blood or by marriage or civil partnership), or a step parent.

22.3 People become involved in private fostering for all kinds of reasons. Examples of private fostering include –

- Children who need alternative care because of parental illness;
- Children whose parents cannot care for them because their work or study involves long or antisocial hours;
- Children sent from abroad to stay with another family, usually to improve their educational opportunities;
- Unaccompanied asylum seeking and refugee children;
- Teenagers who stay with friends (or other non-relatives) because they have fallen out with their parents;
- Children staying with families while attending a school away from their home area.

22.5 There is a mandatory duty on the school to inform the local authority of a private fostering arrangement. The local authority has a duty to check that the young person is being properly cared for and that the arrangement is satisfactory.

23 HEALTH AND SAFETY

23.1 Our Health & Safety policy, set out in a separate document, reflects the consideration we give to the protection of our children both physically within the school environment, and for example in relation to internet use, and when away from the school and when undertaking school trips and visits.

24 MONITORING AND EVALUATION

24.1 Our Child Protection Policy and Procedures will be monitored and evaluated by:

- Annual safeguarding audit
- Annual report to Governing Body
- Governing Body visits to the school
- SLT ‘drop ins’ and discussions with children and staff
- Student surveys and questionnaires
- Scrutiny of Attendance data
- Scrutiny of range of risk assessments
- Scrutiny of GB minutes
- Logs of bullying/racist/behaviour incidents for SLT and GB to monitor
- Review of parental concerns and parent questionnaires

24.2 This policy also links to our policies on:

- Behaviour,
- Staff Behaviour Policy / Code of Conduct
- Whistleblowing,
- Anti-bullying,
- Health & Safety
- Allegations against staff,
- Parental concerns,
- Attendance,
- Equality and Diversity
- Curriculum
- PSHE
- Teaching and Learning
- Administration of medicines
- Home/School Agreement
- Home/School Partnership
- Working Together to Safeguard Children (DfE July 2018)
- Keeping Children Safe in Education: Statutory guidance for schools and colleges (DfE September 2016 – and Updated version to be published on 3rd September 2018)
- The Procedures of Gloucestershire Safeguarding Children Board
- The GSCB guidance on safer working practices
- The Education Act 2002 s175 / s157
- Mental Health and Behaviour in Schools: Departmental Advice for School Staff (DfE March 2016)
- Guidance for safer working practice for adults who work with children and young people in educational settings
- Home Office - Mandatory Reporting of Female Genital Mutilation – procedural information
- Gloucestershire Multi-Agency Child Neglect Toolkit
DEFINITIONS AND INDICATORS OF ABUSE

1. NEGLECT

Neglect is the persistent failure to meet a child's basic physical and/or psychological needs, likely to result in the serious impairment of the child's health or development. Neglect may occur during pregnancy as a result maternal substance abuse. Once a child is born, neglect may involve a parent or carer failing to:

- Provide adequate food, clothing and shelter (including exclusion from home or abandonment);
- Protect a child from physical and emotional harm or danger;
- Ensure adequate supervision (including the use of inadequate caregivers); or
- Ensure access to appropriate medical care or treatment.

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

The following may be indicators of neglect (this is not designed to be used as a checklist):

- Constant hunger;
- Stealing, scavenging and/or hoarding food;
- Frequent tiredness or listlessness;
- Frequently dirty or unkempt;
- Often poorly or inappropriately clad for the weather;
- Poor school attendance or often late for school;
- Poor concentration;
- Affection or attention seeking behaviour;
- Illnesses or injuries that are left untreated;
- Failure to achieve developmental milestones, for example growth, weight;
- Failure to develop intellectually or socially;
- Responsibility for activity that is not age appropriate such as cooking, ironing, caring for siblings;
- The child is regularly not collected or received from school; or
- The child is left at home alone or with inappropriate carers.

From April 2017 GCSB have introduced a Multi-Agency Child Neglect Toolkit which is a useful tool for assessing levels of neglect

2. PHYSICAL ABUSE

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

The following may be indicators of physical abuse (this is not designed to be used as a checklist):
- Multiple bruises in clusters, or of uniform shape;
- Bruises that carry an imprint, such as a hand or a belt;
- Bite marks;
- Round burn marks;
- Multiple burn marks and burns on unusual areas of the body such as the back, shoulders or buttocks;
- An injury that is not consistent with the account given;
- Changing or different accounts of how an injury occurred;
- Bald patches;
- Symptoms of drug or alcohol intoxication or poisoning;
- Unaccountable covering of limbs, even in hot weather;
- Fear of going home or parents being contacted;
- Fear of medical help;
- Fear of changing for PE;
- Inexplicable fear of adults or over-compliance;
- Violence or aggression towards others including bullying; or
- Isolation from peers.

3. SEXUAL ABUSE

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

The following may be indicators of sexual abuse (this is not designed to be used as a checklist):

- Sexually explicit play or behaviour or age-inappropriate knowledge;
- Anal or vaginal discharge, soreness or scratching;
- Reluctance to go home;
- Inability to concentrate, tiredness;
- Refusal to communicate;
- Thrush, persistent complaints of stomach disorders or pains;
- Eating disorders, for example anorexia nervosa and bulimia;
- Attention seeking behaviour, self-mutilation, substance abuse;
- Aggressive behaviour including sexual harassment or molestation;
- Unusual compliance;
- Regressive behaviour, enuresis, soiling;
- Frequent or open masturbation, touching others inappropriately;
- Depression, withdrawal, isolation from peer group;
- Reluctance to undress for PE or swimming; or
- Bruises or scratches in the genital area.
4. SEXUAL EXPLOITATION

Child sexual exploitation occurs when a child or young person, or another person, receives “something” (for example food, accommodation, drugs, alcohol, cigarettes, affection, gifts, money) as a result of the child/young person performing sexual activities, or another person performing sexual activities on the child/young person.

The presence of any significant indicator for sexual exploitation should trigger a referral to children’s social care. The significant indicators are:

- Having a relationship of concern with a controlling adult or young person (this may involve physical and/or emotional abuse and/or gang activity);
- Entering and/or leaving vehicles driven by unknown adults;
- Possessing unexplained amounts of money, expensive clothes or other items;
- Frequenting areas known for risky activities;
- Being groomed or abused via the Internet and mobile technology; and
- Missing for periods of time (CSE and County Lines)

Any student perceived to be at risk of CSE should be assessed using the GSCB’s CSE Screening Tool. All completed CSE Screening Tools should be submitted securely to the childrenshelpdesk@glocestershire.gov.uk using the ‘Egress’ system. CSE is specifically mentioned in KCSIE as requiring an inter-agency approach and School recognises the vital importance of information sharing with other partner agencies to support children at risk from CSE.

5. EMOTIONAL ABUSE

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

The following may be indicators of emotional abuse (this is not designed to be used as a checklist):

- Any student perceived to be at risk of CSE should be assessed using the GSCB’s CSE Screening Tool. All completed CSE Screening Tools should be submitted securely to the childrenshelpdesk@glocestershire.gov.uk using the ‘Egress’ system. CSE is specifically mentioned in KCSIE as requiring an inter-agency approach and School recognises the vital importance of information sharing with other partner agencies to support children at risk from CSE.
• The child consistently describes him/herself in very negative ways – as stupid, naughty, hopeless, ugly;
• Over-reaction to mistakes;
• Delayed physical, mental or emotional development;
• Sudden speech or sensory disorders;
• Inappropriate emotional responses, fantasies;
• Neurotic behaviour: rocking, banging head, regression, tics and twitches;
• Self harming, drug or solvent abuse;
• Fear of parents being contacted;
• Running away;
• Compulsive stealing;
• Appetite disorders - anorexia nervosa, bulimia; or
• Soiling, smearing faeces, enuresis.

N.B.: Some situations where children stop communication suddenly (known as "traumatic mutism") can indicate maltreatment.

6. RESPONSES FROM PARENTS/CARERS

Research and experience indicates that the following responses from parents may suggest a cause for concern across all four categories:

• Delay in seeking treatment that is obviously needed;
• Unawareness or denial of any injury, pain or loss of function (for example, a fractured limb);
• Incompatible explanations offered, several different explanations or the child is said to have acted in a way that is inappropriate to her/his age and development;
• Reluctance to give information or failure to mention other known relevant injuries;
• Frequent presentation of minor injuries;
• A persistently negative attitude towards the child;
• Unrealistic expectations or constant complaints about the child;
• Alcohol misuse or other drug/substance misuse;
• Parents request removal of the child from home; or
• Violence between adults in the household;
• Evidence of coercion and control.

7. DISABLED CHILDREN

When working with children with disabilities, practitioners need to be aware that additional possible indicators of abuse and/or neglect may also include:

• A bruise in a site that might not be of concern on an ambulant child such as the shin, might be of concern on a non-mobile child;
• Not getting enough help with feeding leading to malnourishment;
• Poor toileting arrangements;
• Lack of stimulation;
• Unjustified and/or excessive use of restraint;
• Rough handling, extreme behaviour modification such as deprivation of medication, food or clothing, disabling wheelchair batteries;
• Unwillingness to try to learn a child’s means of communication;
• Ill-fitting equipment. for example callipers, sleep boards, inappropriate splinting;
• Misappropriation of a child's finances; or
• Inappropriate invasive procedures.
**APPENDIX TWO**

**DEALING WITH A DISCLOSURE OF ABUSE**

*When a child tells me about abuse s/he has suffered, what must I remember?*

- Stay calm.
- Do not communicate shock, anger or embarrassment.
- Reassure the child. Tell her/him you are pleased that s/he is speaking to you.
- Never enter into a pact of secrecy with the child. Assure her/him that you will try to help but let the child know that you will have to tell other people in order to do this. State who this will be and why.
- Tell her/him that you believe them. Children very rarely lie about abuse; but s/he may have tried to tell others and not been heard or believed.
- Tell the child that it is not her/his fault.
- Encourage the child to talk but do not ask "leading questions" or press for information.
- Listen and remember.
- Check that you have understood correctly what the child is trying to tell you.
- Praise the child for telling you. Communicate that s/he has a right to be safe and protected.
- Do not tell the child that what s/he experienced is dirty, naughty or bad.
- It is inappropriate to make any comments about the alleged offender.
- Be aware that the child may retract what s/he has told you. It is essential to record all you have heard.
- At the end of the conversation, tell the child again who you are going to tell and why that person or those people need to know.
- As soon as you can afterwards, make a detailed record of the conversation using the child’s own language. Include any questions you may have asked. Do not add any opinions or interpretations.
- If the disclosure relates to a physical injury do not photograph the injury, but record in writing as much detail as possible.

**NB** It is not education staff’s role to seek disclosures. Their role is to observe that something may be wrong, ask about it, listen, be available and try to make time to talk.

**Immediately afterwards - You should not deal with this yourself.**

Clear indications or disclosure of abuse must be reported to the Designated Safeguarding Lead (or Deputy) as soon as possible. The Designated Safeguarding Lead (or Deputy) will then contact children’s social care without delay.

Children making a disclosure may do so with difficulty, having chosen carefully to whom they will speak. Listening to and supporting a child/young person who has been abused can be traumatic for the adults involved. Support for you will be available from your Designated Safeguarding Lead or Head Teacher.
ALLEGATIONS ABOUT A MEMBER OF STAFF, GOVERNOR OR VOLUNTEER

1. Inappropriate behaviour by staff/volunteers could take the following forms:
   - **Physical**
     For example the intentional use of force as a punishment, slapping, use of objects to hit with, throwing objects or rough physical handling.
   - **Emotional**
     For example intimidation, belittling, scapegoating, sarcasm, lack of respect for children’s rights, and attitudes that discriminate on the grounds of race, gender, disability or sexuality.
   - **Sexual**
     For example sexualised behaviour towards students, sexual harassment, inappropriate phone calls, texts, images via social media, sexual assault and rape.
   - **Neglect**
     For example failing to act to protect a child or children, failing to seek medical attention or failure to carry out an appropriate risk assessment.
   - **Spiritual Abuse**
     For example using undue influence or pressure to control individuals or ensure obedience, follow religious practices that are harmful such as beatings or starvation.

2. If a child makes an allegation about a member of staff, governor, visitor or volunteer the Head Teacher should be informed immediately. The Head Teacher should carry out an urgent initial consideration in order to establish whether there is substance to the allegation. The Head Teacher should not carry out the investigation him/herself or interview students.

3. The Head Teacher must exercise, and be accountable for, their professional judgement on the action to be taken, as follows –
   - If the actions of the member of staff, and the consequences of the actions, raise credible child protection concerns the Head Teacher will notify the Local Authority Designated Officer (LADO) Team (01452 426994). The LADO Team will liaise with the Chair of Governors and advise about action to be taken, and may initiate internal referrals within children’s social care to address the needs of children likely to have been affected.
   - If the actions of the member of staff, and the consequences of the actions, do not raise credible child protection concerns, but do raise other issues in relation to the conduct of the member of staff or the student(s), these should be addressed through the school’s own internal procedures.
   - If the Head Teacher decides that the allegation is without foundation and no further formal action is necessary, all those involved should be informed of this conclusion, and the reasons for the decision should be recorded on the child safeguarding file. The allegation should be removed from personnel records.

4. Where an allegation has been made against the Head Teacher, then the Chair of the Governing Body takes on the role of liaising with the LADO Team in determining the appropriate way forward. For details of this specific
procedure see the Section on *Allegations against Staff and Volunteers* in the procedures of Gloucestershire Safeguarding Children Board.
APPENDIX FOUR

INDICATORS OF VULNERABILITY TO RADICALISATION

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

2. Extremism is defined by the Government in the Prevent Strategy 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.

3. 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.

4. 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.

5. Students 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 staff are able to recognise those vulnerabilities.

6. Indicators of vulnerability include:
   - Identity Crisis – the student is distanced from their cultural/religious heritage and experiences discomfort about their place in society;
   - Personal Crisis – the student 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 student'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 student 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 – students may experience difficulties with social interaction, empathy with others, understanding the consequences of their actions and awareness of the motivations of others.

7. 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.

8. More critical risk factors could include:

• Being in contact with extremist recruiters;
• Family members convicted of a terrorism act or subject to a Channel intervention;
• 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;
• Significant changes to appearance and/or behaviour; and
• Experiencing a high level of social isolation resulting in issues of identity crisis and/or personal crisis.
APPENDIX FIVE

PREVENTING VIOLENT EXTREMISM - ROLES AND RESPONSIBILITIES OF THE SINGLE POINT OF CONTACT (SPOC)

The SPOC for Pittville School is Andy Poole, who is responsible for:

- Ensuring that staff of the school are aware that you are the SPOC in relation to protecting students from radicalisation and involvement in terrorism;

- Maintaining and applying a good understanding of the relevant guidance in relation to preventing students from becoming involved in terrorism, and protecting them from radicalisation by those who support terrorism or forms of extremism which lead to terrorism;

- Raising awareness about the role and responsibilities of Pittville School in relation to protecting students from radicalisation and involvement in terrorism;

- Monitoring the effect in practice of the school’s R.E. curriculum and assembly policy to ensure that they are used to promote community cohesion and tolerance of different faiths and beliefs;

- Raising awareness within the school about the safeguarding processes relating to protecting students from radicalisation and involvement in terrorism;

- Acting as the first point of contact within the school for case discussions relating to students who may be at risk of radicalisation or involved in terrorism;

- Collating relevant information from in relation to referrals of vulnerable students into the Channel* process;

- attending Channel* meetings as necessary and carrying out any actions as agreed;

- Reporting progress on actions to the Channel* Co-ordinator; and sharing any relevant additional information in a timely manner.

* Channel is a multi-agency approach to provide support to individuals who are at risk of being drawn into terrorist related activity. It is led by the West Midlands Police Counter-Terrorism Unit, and it aims to
  - Establish an effective multi-agency referral and intervention process to identify vulnerable individuals;
  - Safeguard individuals who might be vulnerable to being radicalised, so that they are not at risk of being drawn into terrorist-related activity; and
  - Provide early intervention to protect and divert people away from the risks they face and reduce vulnerability.