Safeguarding Policy and Procedure

Introduction

The School takes seriously its legal responsibilities and duties to safeguard the welfare of children and vulnerable adults who come onto its premises or come into contact with its staff or students. These powers and duties are set out in the Children Act 1989, the Children Act 2004 and the Health and Safety at Work Act 1974. Recognising that safeguarding is everyone’s responsibility, the School’s policies and practices follow those set out in statutory and non-statutory guidance including Working Together to Safeguard Children 2018.

The School also acknowledges its responsibilities under the Counter-Terrorism and Security Act 2005 (CTSA), which introduced a new statutory duty for higher education institutions to have “due regard to the need to prevent individuals from being drawn into terrorism” (the “Prevent duty”). Given this responsibility, this Policy and Procedure also covers concerns raised by staff or students relating to radicalisation. Concerns relating to radicalisation may pertain not only to children and vulnerable adults but to all School staff and students.

This Policy and Procedure therefore sets out this School’s responsibilities, policies and procedures in relation to the safeguarding of children and vulnerable adults; as well as the procedures for raising any concerns relating to radicalisation. It also describes the School’s policy on the employment of ex-offenders and its use of Disclosure and Barring Service (DBS) checks in staff recruitment.

Safeguarding : Definitions

Children are people under 18.

Vulnerable adults are adults as defined by section 59 of the Safeguarding Vulnerable Groups Act 2006 as amended by the Protection of Freedoms Act 2012 and/or those persons aged over 18 who by reason of mental or other disability, age or illness are (or may be) unable to take care of themselves or are (or may be) unable to protect themselves against significant harm or exploitation.

Safeguarding is protecting children and vulnerable adults from maltreatment and harm. Harm may be physical, sexual or psychological. This can include protection from involvement with crime and/or terrorism.

Prevent is the Government’s anti-radicalisation agenda, embedded in the Counter-Terrorism and Security Act 2015.

A vulnerable individual is an individual who is susceptible to being exploited by radical groups and subsequently drawn into terror-related activity.

Academic freedom is the expectation that staff and students shall have the freedom within the law to question and test received wisdom and to put forward new ideas and controversial
or unpopular opinions, without placing themselves in jeopardy of losing their jobs or privileges.

**Radicalisation** is the process by which an individual comes to support terrorism and extremist ideologies associated with terrorist groups.

**Extremism** is defined by the government 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. Also included in this definition are calls for the death of members of the British armed forces, whether in the UK or overseas.

**Terrorism** is an action that endangers or causes serious violence to a person or people; causes serious damage to property; or seriously interferes with or disrupts an electronic system. The use or threat must be designed to influence the government or to intimidate the public and is made for the purpose of advancing a political, religious, or ideological cause.

**Scope**

This Policy and Procedure addresses all aspects of child and vulnerable adult protection and safeguarding within the work of the School, as well as on optional internships. The School may encounter children and vulnerable adults in a variety of settings, including outreach activities and as employees. This Policy and Procedure applies to all staff, students and volunteers of the School who encounter children or vulnerable adults as part of their School activities. If they encounter such individuals in another organisation whilst representing the School, they must follow the host organisations’ safeguarding procedures.

**Roles and Responsibilities**

The **Designated Safeguarding Officer for the School is the Head of Student Support**. This Officer is responsible for:

- Overseeing and managing the School’s Safeguarding Policy and Procedure
- Ensuring this Policy and Procedure is easily accessible to staff and students, and that appropriate School staff are provided with information, advice and training about safeguarding;
- Ensuring that this Policy and Procedure and any safeguarding training is implemented;
- Ensuring that this Policy and Procedure is monitored and reviewed in accordance with relevant changes in legislation and guidance on the protection of children, and on radicalisation;

The **Deputy Designated Safeguarding Officer for the School is the Student Experience Coordinator** and will support the Designated Safeguarding Officer in conducting their responsibilities, for example through standing in for the Designated Safeguarding Officer.
when they are unavailable.

The Director of Student Experience, Careers and Partnerships is responsible for ensuring that approved internship providers have robust Safeguarding policies and procedures in place.

Any breaches of this Policy and Procedure and/or allegations of misconduct concerning children or vulnerable adults may result in the School invoking its disciplinary procedures in respect of staff or students.

In accordance with the statutory guidance set out in Keeping Children Safe in Education (2018), should staff have concerns about safeguarding practices within the School, they will be encouraged to present concerns to senior management. Should staff feel unable to raise an issue with senior managers, they will be encouraged to use the NSPCC Whistleblowing Advice Line.

**Children and Vulnerable Adults**

**Organising Activities**

The School is committed to widening participation in higher education, and as such encourages activities that engage children to this end. This Policy and Procedure sets out how the School seeks to protect children and vulnerable adults to keep them safe from harm when in contact with School staff or students.

Any staff member or student who intends to work with children or vulnerable adults must ensure that they understand the implications of this Policy and Procedure ahead of time.

The relevant Head of Department must ensure that a risk assessment is completed before any new or changed programme, event, visit or any other activity involving children or vulnerable adults. This is an opportunity to mitigate or remove any potential risks and to consider alternative working practices. This risk assessment should consider all aspects of health and safety and safeguarding. If the activity is in conjunction with another organisation, there must be a written agreement as to whose responsibility it is to undertake the risk assessment.

Copies of the risk assessment template can be found in the School's Health and Safety Policy. The Director of Finance will provide any required support on risk assessment.

Where photographs are taken of children involved in widening participation activities on or off campus, permission must be sought from them, and, where relevant, their parents or carers before they are used.
The School will be registered with the Disclosure and Barring Service (DBS) and will ensure that any member of staff or student who will be undertaking regulated activity will be required to undertake an enhanced DBS check. Regulated activity in relation to children is defined as contact which is: unsupervised and once a week or more, or 4 days in any 30-day period, or overnight, and in a specific role or in a specified place. The specific roles most likely to be undertaken by School staff or students are teaching, training, instructing, and providing advice or guidance to children. Specified places most likely to be visited by School staff or students are schools and colleges. Further information relating to DBS checks are contained later in this Policy and Procedure (Employment of Ex-Offenders).

Procedure for Raising Concerns

Staff and Students

Concerns for the safety and wellbeing of children or vulnerable adults could arise in a variety of ways, for example:

- A child or vulnerable adult may report or exhibit signs of abuse;
- An individual may hint that a child or vulnerable adult is at risk;
- An individual may hint that a colleague or student is an abuser;
- A staff or student may witness abuse of a child or vulnerable adult during the discharging of the School activities;
- A staff or student may witness or hear about abuse in another organisation.

If a child or vulnerable adult comes to a School member of staff or student with a report of abuse, the staff-member or student should do the following:

(a) Listen carefully and stay calm;
(b) Reassure the individual that what they have reported will be dealt with;
(c) Keep questions to an absolute minimum, and not interrogate the individual. Any questions should be about any immediate health and safety concerns;
(d) Explain to the individual that they will need to report the matter to the School’s Designated Safeguarding Officer as outlined below;
(e) Make a full record of what was said and what the staff-member or student has done as a result, using the Safeguarding Referral form in Annex 1;
(f) Report the matter immediately to the School’s Designated Safeguarding Officer.

Where a staff member or student has any concern about the safety or wellbeing of a child or vulnerable adult, whether or not that child or vulnerable has raised an issue with them directly, they must raise it with the Designated Safeguarding Officer (DSO), (or, where the DSO is not available, the Deputy Designated Safeguarding Officer (DDSO)), using the Safeguarding Referral Form in Annex 1. Where it is an emergency and the staff member or student has a concern about the individual’s immediate safety, they should call the Police in the first instance, before informing the DSO or DDSO. The Designated Safeguarding Officer will determine whether to refer the concern to the appropriate local Children’s Social Care Services and/or the Police for them to consider what, if any, further action should be taken.
**Exhibit 1: Procedure for LIS staff to report concerns about the safety/wellbeing of a child or vulnerable adult**

**Designated Safeguarding Officer (or Deputy DSO)**

Where the School Designated Safeguarding Officer (DSO) or Deputy Designated Safeguarding Officer (DDSO) receives a safeguarding concern, s/he will limit their enquiries to that necessary to undertake a risk assessment and:

(a) Address any serious and immediate risk to the child or vulnerable adult.
(b) Preserve any evidence likely to be lost before external agencies can respond.
(c) Determine the appropriateness of a referral to Social Care Services, the Police or another appropriate agency and provide sufficient information to the relevant external agency to enable an effective response.
(d) Determine any further School procedures which should be invoked.
(e) Identify any internal support required by the child or vulnerable adult.

Where the DSO, deems that a referral to an external agency is appropriate, they will do so. The DSO will record all information and actions taken in the Safeguarding Referral Form (Annex 1). Personal data will be handled in line with the School's Safeguarding Privacy Notice (Annex 3).

**Exhibit 2: DSO/DDSO Reporting Procedure for Safeguarding children or vulnerable adults**
Allegations involving a member of School staff or student

Where the allegation involves a School member of staff or student, the School has a duty of care both to the child or vulnerable adults concerned, and to the member of staff or student against whom the allegation is made. Therefore, School staff or students who are the subject of allegations of this kind of misconduct will be entitled to be accompanied by any meetings held by the School whether under the disciplinary procedure or otherwise.

Where the allegation involves a member of staff, the Designated Safeguarding Officer will initiate disciplinary procedures as appropriate, which are set out in the School’s Staff Handbook. Where the allegation involves a student, the Designated Safeguarding Officer will initiate student disciplinary procedures as appropriate, which are set out in the [Student Code of Conduct and Disciplinary Procedure](#).

Where a member of staff or student is working on behalf of the School with children or vulnerable adults, the allegation should also be reported using the organisation’s safeguarding procedure.

The School is required to report to a range of external bodies, such as the [Disclosure and Barring Service (DBS)](http://www.gov.uk/disclosure-and-barring-service-check), should a staff member or student leave the School through reasons of misconduct or unsuitability to work with children or vulnerable adults. It is the responsibility of the Designated Safeguarding Officer to make these reports. Additionally, liaison with and referral to external agencies such as Children’s Services, Social Services and/or the Police may be required. In these instances, the School and its Designated Safeguarding Officer, will follow the statutory guidance set out in [Working Together to Safeguard Children (2018)](http://www.gov.uk/safeguarding-guidance/working-together-to-safeguard-children-2018).
Historical abuse

Staff members or students may disclose that they were the subject of historical abuse by an individual unconnected with the School. Where such allegations raise concerns that other children or vulnerable adults may be at risk, the School may have an obligation to share this information with the relevant authorities. As with other safeguarding concerns, any such allegations should be raised with the Designated Safeguarding Officer (or where they are unavailable, the Deputy Designated Safeguarding Officer), who will determine the appropriate course of action. Where an allegation of historical abuse does not raise concerns about risks facing other children or vulnerable adults but the individual still wishes to report it, the Designated Safeguarding Officer will provide appropriate advice and support.

Where an allegation of historical abuse is made against a member of staff or student of the School, the Designated Safeguarding Officer will make a referral to the local Children’s Social Care Services and/or the Police where there is a significant risk of harm to a child or vulnerable adult, as well as take steps to initiate the relevant staff or student disciplinary procedure, where appropriate.

Internships

When vetting an employer as a potential internships provider, the Director of Student Experience, Careers and Partnerships or their nominee will ensure that the employer has robust Safeguarding policies and procedures; the name of the Designated Safeguarding Officer(s) at the employers will be recorded in the internships database for ease of reference should a safeguarding issue arise.

Records and Data Protection

The DSO and DDSO will take care to respond to all cases of suspected abuse and radicalisation with speed, sensitivity, and professionalism. S/he will take full, accurate and records of concerns, allegations, referrals, and reasons for actions. These records will be stored electronically in a secure and confidential manner on a restricted server, and in hardcopy with restricted access, in accordance with data protection regulations. Data held is retained for a specified period, and is shared on a need-to-know basis according to the Safeguarding Privacy Notice at Annex 3.

Safeguarding and Prevent Training Programmes

All staff undergo Safeguarding and Prevent training as part of their full induction process.
The Designated Safeguarding Officer (or trained external provider) leads refresher Safeguarding and Prevent training for the full staff team on an annual basis. Staff will be apprised of any relevant changes in legislation and undergo scenario-based training.

The specialist Safeguarding team, comprising the Prevent Lead, Designated Safeguarding Officer and the Deputy Designated Safeguarding Officer, meet on an annual basis to review internal Safeguarding and Prevent policies and processes and to plan training needs which arise as a result.

On a rolling basis, and prior to any programme of student interactions (e.g. LIS Open Days), safeguarding procedures are reviewed at whole team meetings.

The Designated Safeguarding Officer will offer support and advice on any Safeguarding and Prevent questions, concerns and issues.

**Policy on Employment of Ex-Offenders**

Having a criminal record will not necessarily prevent an individual from working at the London Interdisciplinary School. This will depend on the nature of the position, the outcome of any Disclosure and Barring Service (DBS), and the circumstances and background of the offences.

The School’s Policy on the Employment of Ex-Offenders applies to all staff. It aims to ensure that the School treats all applicants for jobs who have a criminal record fairly and does not discriminate unfairly against candidates with either a spent or unspent conviction, whilst safeguarding the School, its staff, students, applicants, and visitors. It sets out the basis on which the School will seek information from prospective employees about past spent and unspent convictions, and the way in which it will deal with information relating to offences.

**Legislative Context**

The purpose of this Policy is to ensure that the School complies fully with the provisions of the Rehabilitation of Offenders Act 1974 and best practice, in the recruitment of job applicants with a criminal record. This Policy has also been drawn up in the context of the Safeguarding Vulnerable Groups Act 2006, which sets out the School’s responsibilities to safeguard children and vulnerable adults.

**Roles and Responsibilities**

*Managers* are responsible for identifying the need for a Disclosure and Barring Service (DBS) check and making the necessary request to the Human Resources Department.

The *Human Resources Department* is responsible for managing the process of requesting a check, notifying managers of the outcome and managing relevant documentation in line with the School’s Data Retention Policy and Detailed Data Retention Schedule.
Employees are responsible for complying with this Policy and providing all the relevant information.

Principles

The Rehabilitation of Offenders Act 1974 was introduced to ensure that ex-offenders who have not re-offended for a specified period of time since their date of conviction are not discriminated against when applying for jobs.

The Act enables ex-offenders to “wipe the slate clean”, insofar that, unless the job they are applying for is exempted, they are no longer required to disclose to organisations convictions that are spent. It is unlawful for an organisation to discriminate against an ex-offender on the basis of a spent conviction unless they are applying for an exempted job. Unspent convictions must still be disclosed.

The length of time required for a conviction to become spent depends on the sentence received and the age when convicted.

There are, however, certain jobs that are exempt from the Act in order to protect vulnerable groups. These include jobs that involve unsupervised access to children, young people, the elderly, disabled people, alcohol and drug users, and the chronically sick. Where a post at the School falls into this category, it will be subject to additional checks on the history of applicants to assess their suitability.

Disclosure and Barring Service (DBS): Levels of Disclosure

There are three levels of disclosure under the Disclosure and Barring Service (DBS).

Basic Disclosure is the lowest level of disclosure and provides information from the Police National Computer for details of all current criminal convictions (convictions considered unspent under the Rehabilitation of Offenders Act 1974). It discloses all such convictions, or states that there are none. A Basic Disclosure is available for any position and can be obtained for any purpose.

Standard Disclosure provides details of both spent and unspent convictions, and cautions, formal reprimands and final warnings held on the Police National computer. It also states if there is nothing on record. If the applicant is applying for a post working with either children or vulnerable adults, the disclosure will also show whether a person is banned from working with either group.

Enhanced Disclosure contains the same details as the Standard Disclosure but may also contain non-conviction information from local police records, which the police may think is relevant to the position being sought. It also states if there is nothing on record. The Enhanced Disclosure is available for positions involving regular caring for, or training, supervising or being in sole charge of children or vulnerable adults. This level of disclosure is also available for certain statutory licensing purposes.
As is set out in the School’s *Equality, Diversity and Inclusion Policy* and in line with the *Equality Act 2010*, the School is committed to the fair treatment of all of its staff, students and applicants, and no individual will be unjustifiably discriminated against on the basis of gender, race, nationality, ethnic or national origin, religious or political beliefs, disability, marital status, family circumstance, sexual orientation, spent criminal convictions, age or for any other reason.

The School actively promotes equality of opportunity for all with the right mix of talent, skills and potential, and welcomes applications to work at the School from a wide range of candidates, including those with criminal records. The School selects all candidates for interview on the basis of their aptitude, skills, qualifications and experience in relation to the requirements of the post.

For the majority of staff posts, the School will only ask about unspent convictions as defined by the *Rehabilitation of Offenders Act 1974*. However, where the post involves contact with children or vulnerable adults and in certain other cases, the School is entitled to make enquiries about the applicant’s entire criminal record and will seek a disclosure through the DBS.

*Disclosures through the Disclosure and Barring Service*

This Policy on the recruitment of ex-offenders will be made available to all disclosure applicants at the outset of the recruitment process.

As an organisation using the DBS disclosure service to assess applicants’ suitability for positions of trust, the School commits to complying fully with the *DBS Code of Practice* and undertakes to treat all applicants for posts or programmes of study fairly. It undertakes not to discriminate unfairly against any subject of a disclosure on the basis of convictions or other information revealed.

A DBS check is only requested when it is both proportionate and relevant to the position concerned. For those positions where a DBS check is required, all application forms, job adverts and job specifications will contain a statement that this a DBS check will be requested in the event of the individual being offered the position.

Where a DBS check is to form part of the recruitment process, the School encourages all applicants called for interview to provide details of any criminal record at an early stage in the application process. The School guarantees that this information is only be seen by those who need to see it as part of the recruitment process.

The School will ensure that all those who are involved in the recruitment process will have suitable guidance to enable them to identify and assess the relevance of the offence in relation to the position applied for. The School will also ensure that they receive appropriate guidance on the relevant legislation relating to the employment of ex-offenders, such as *The Rehabilitation of Offenders Act 1974* and the *Safeguarding Vulnerable Groups Act 2006*. 
At interview or in a later separate discussion, the School will ensure that an open and measured discussion takes place on the subject of any offences or other matter that might be relevant to the position. Failure to reveal information that is directly relevant to the position applied for could lead to withdrawal of an offer of employment. Action may also be taken, under the appropriate procedures, against an existing employee, where it is discovered that he or she has failed to reveal information directly relevant to the position held.

The School undertakes to discuss any matter revealed in a DBS check with the person seeking the position before withdrawing a conditional offer of employment.

The School will make every subject of a DBS check aware of the existence of the DBS Code of Practice and make a copy available on request.

**Procedures**

**All job applicants – declaration of unspent convictions**

All job applicants will be informed that if they are offered employment with the School, relevant unspent criminal convictions and associated information will need to be submitted (see Exhibit 5 below).

**Exhibit 5—Relevant and unspent convictions**

**Relevant offences**

A relevant offence includes one or more of the following:

- a) Any kind of violence including (but not limited to) threatening behaviour, offences concerning the intention to harm, or offences which resulted in actual bodily harm;
- b) Sexual offences, including those listed in the Sexual Offences Act 2003;
- c) The unlawful supply of controlled drugs or substances where the conviction concerns commercial drug dealing or trafficking (drug offences only involving possession are not relevant offences);
- d) Offences involving firearms;
- e) Offences involving arson;
- f) Offences involving terrorism.

If an applicant was convicted outside the UK for an offence listed above, this is also considered a relevant offence. Cautions, reprimands and final warnings are categorised as convictions. Public notices for disorder (PNDs) and Anti-Social Behaviour Orders (ASBOs) are not convictions, unless an applicant has contested a PND or breached the terms of an ASBO/other order and this has led to a criminal conviction.

**Unspent convictions**

A criminal conviction is “spent” after a certain period of time. This period is defined by the Rehabilitation of Offenders Act 1974, and depends on the court’s sentence following conviction. Sentences of over 4 years in prison cannot become spent; most cautions, reprimands and final warnings are spent immediately. More information on offences and rehabilitation periods can be found at [https://gov.uk](https://gov.uk).

Where a prospective employee is uncertain as to whether their conviction is spent, they should seek independent advice.
In addition, the School reserves the right to request a job applicant’s permission to undertake a Basic Disclosure to support pre-employment vetting processes.

The suitability of a person with a criminal record will vary depending on the nature of the job and the circumstances of the conviction. An assessment of the applicant’s skills, experience and the nature of the convictions should be weighed against the potential risks associated with the job.

Examples of issues that the School will consider in assessing the relevance of offences to particular jobs include:

- Whether the post involves one-to-one contact with children, staff, students or visitors;
- The levels of supervision the post holder will receive;
- Whether the post involves contact with the public;
- Whether the nature of the job will present opportunities for re-offending.

In carrying out a risk assessment the School will also take into account the following issues:

- The seriousness of the offence and its relevance to the safety of staff, students, visitors and School premises;
- The length of time since the offence occurred;
- The age of the offender when the offence occurred;
- Whether the offence was a one-off or part of a repeated pattern;
- Whether the offence has since been decriminalised;

When a decision is made not to appoint an individual after unspent criminal offences have been considered, the School will, on request, inform the individual why they were considered to be pertinent.

Following this process, if an individual is appointed and it subsequently emerges that they had an unspent conviction that was not disclosed, then this will be treated as a serious disciplinary matter and handled and investigated under the School’s Staff Disciplinary Procedure.

**Exempted jobs - requirement for disclosure of spent convictions**

The School will make clear when advertising a vacancy where the post is exempted from *Rehabilitation of Offenders Act 1974* and therefore subject to disclosure. In these circumstances the prospective employee will undergo a DBS check. For most School jobs deemed to be exempt, the level of disclosure will be Enhanced.

Where a DBS check gives information that may make the candidate unsuitable for appointment, the candidate will be invited to discuss this with the Chair of the interview panel and/or a member of Human Resources before a final decision regarding the appointment is made.
If the candidate is deemed unsuitable for appointment, the candidate will be informed of the reasons for this in writing and the offer of the post will be withdrawn.

Only convictions that are relevant to the person’s suitability to perform the job in question will be considered.

**Storage of Data Relating to Disclosures**

In handling, storing, retaining and disposing of information relating to Disclosures, staff must comply with the [DBS Code of Practice](#), as well as with the [GDPR](#), the School’s [Data Retention Policy](#) and its [Detailed Data Retention Schedule](#).

**Existing staff with a criminal record**

Where the School has to obtain a Disclosure in relation to existing staff and this process reveals a criminal history, the School will assess whether or not this prevents them continuing in their present job or moving to another job. In carrying out this assessment the School will have regard to the considerations relating to the job and offence as set out above (*All job applicants—declaration of unspent convictions*).

In circumstances where, after an appropriate assessment is carried out, it is deemed that they cannot continue in their present job, then the School will examine re-deployment possibilities.

The HR Lead will ensure that all staff involved in leading the recruitment and selection of staff are made aware of the School of this policy and its provisions.

**Safeguarding and Extenuating Circumstances**

Where a Safeguarding concern arises in relation to a student, who is about to take an examination or submit an assessment, the Designated Safeguarding Officer will, with the consent of the individual, apply to the Director of Teaching and Learning for a deferral or extension. In these circumstances, the Designated Safeguarding Officer will not disclose any details in relation to the Safeguarding issue but will simply flag that there is an issue. The Director of Teaching and Learning will, wherever practicable, allow the deferral or extension.

Where a Safeguarding issue arises in relation to a student and there is evidence that it has adversely affected their attendance or completion of or performance in an examination or assessment, the Designated Safeguarding Officer will, with the consent of the individual, support an academic appeal to the Registrar on the basis of Extenuating Circumstances. This appeal will then be dealt with in line with the School’s [Academic Appeals Procedure](#). The student will not be required to submit details of the Safeguarding issue; the Registrar and Academic Appeals Board will take as sufficient evidence of Extenuating Circumstances the statement of the Designated Safeguarding Officer that there is a safeguarding issue.

**Mental Health Welfare**
We recognise that there will be times when concerns arise in relation to the mental health welfare of a student or prospective student. This may not technically fall under the legal definition of Safeguarding, nonetheless it may be a cause for serious concern. Where a member of staff or student has a concern of this type relating to either another student or a prospective student (e.g., via a School visit), they should contact the Designated Safeguarding Officer and state their concern. The Designated Safeguarding Officer will determine the best course of action to raise the concern sensitively with a responsible individual. Where they relate to a child or young person at a School Visit or Open Day (Discovery Day), the DSO may contact the individual’s School.

**Monitoring and Review**

The Designated Safeguarding Officer will review this Policy and Procedure annually in collaboration with the Deputy Designated Safeguarding Officer and the Equality, Diversity and Inclusion Steering Committee (EDIC). This review will take into consideration any relevant changes in legislation and guidance on safeguarding and radicalisation.

Any agreed changes must be submitted to the Board of Directors for authorisation. As part of its annual review of this Policy and Procedure, the Board of Directors will assess the extent to which it strikes the appropriate balance between the competing duties of preventing individuals being drawn into terrorism and upholding academic freedom and freedom of speech; and will authorise any further changes accordingly.

The Designated Safeguarding Officer will submit an annual report to the Board on statistical information about the number of safeguarding concerns that have been raised, and how they were resolved.
Annex 1: Safeguarding Referral Form

Personal Details (Child/Vulnerable Adult)
Name
Date of Birth
Contact details
Who has parental responsibility?

Person reporting incident
Name
Position
Contact details

Incident details
Date and Time
Location
Nature of concern/allegation

Observations (Describe what you have seen/heard or what the person reporting the incident has seen or heard)

What was said (Record exactly what the child/vulnerable adult said and what you said. Do not lead the child/vulnerable adult).

Action taken
Initial action
Views of child/vulnerable adult

**School etc informed**
Date and Time
Name(s)
Contact details
Details of discussion

**Other staff informed**
Date and Time
Name(s)
Contact details
Details of discussion

**External agencies informed**
Date and Time
Name(s)
Contact details
Details of discussion
Form completed by
    Name
    Signed
    Date

If the incident has been reported to one of the agencies above then a copy of this form must be sent within 24 hours of the telephone report
Annex 2: Safeguarding Privacy Notice

Scope
This Privacy Notice sets out what we do with your personal data when safeguarding concerns are reported to us. It applies to you if you report a safeguarding concern, if a safeguarding concern is reported about you, or a safeguarding concern is reported where you are at risk.

Who we are
The London Interdisciplinary School (LIS) is the data controller in relation to the processing activities described below. This means that The London Interdisciplinary School decides why and how your personal information is processed. Where this policy refers to “we”, “our” or “us” below, unless it mentions otherwise, it’s referring to The London Interdisciplinary School.

What information do we collect about you, and how do we collect it?
If information is brought to the attention of a member of LIS staff about a potential safeguarding risk, that member of staff is obliged to notify the Designated Safeguarding Officer or Deputy Designated Safeguarding Officer. This could include the name of the person identifying the issue, the names of the individuals potentially at risk, and the name of the person they are at risk from, as well as details of personal circumstances which relate to the safeguarding concern. This information may include “special category” data, for example, about health or disability, sexual life or sexual orientation.

How do we use your personal information?
We use this information to assess whether there is a safeguarding risk, and if there is any action that we need to take to keep individuals safe. This is a statutory and legal obligation informed by legislation including Keeping Children Safe in Education 2016 and The Care Act 2014. The condition for processing special category data for this purpose would be that it is in the substantial public interest, for the purposes of protecting an individual from harm (see Safeguarding amendment to Data Protection Bill). We also keep statistical information about the number of safeguarding concerns that have been raised, and how they were resolved. This is in our legitimate interest to plan our services.

Who do we share your information with?
We will share information with police forces, and government agencies, where we deem it necessary to protect an individual. This is a legal and moral obligation. We may use third party suppliers and service providers for the provision of, for example, specialist safeguarding advice. When we use third party service providers, we only disclose to them any personal information that is necessary for them to provide their service. We have a contract in place that requires them to keep your information secure and not to use it other than in accordance with our specific instructions. Disclosure to a third-party request for safeguarding-related information may be necessary, where LIS knows of any reason why, for example, a student or alumni may not be suitable to work with children under the age of 18 or vulnerable adults.

Do we transfer information outside the European Economic Area (EEA)?
Information you provide to us is stored on our secure servers, or on our cloud-based systems which are located within the EEA. We will not transfer your data outside the EEA.

How long do we keep your personal information for?
The Safeguarding Team, which is the Designated Safeguarding Officer and Deputy Designated Safeguarding Officer, keep safeguarding concerns for three years from the date of case closed, if we decide they are not necessary to act on, and for 25 years if we do act on them.

Your rights
You have a number of rights in relation to your personal information, which apply in certain circumstances under the General Data Protection Regulations (GDPR) and are set out in our Data Protection Policy. To exercise any of these rights, please contact us using the details below.

You have the right:
• To access your personal information that we process
• To rectify inaccuracies in the personal information that we hold about you

In some circumstances, you also have the right:
• To have your details removed from systems that we use to process your personal data
• To restrict the processing of your personal data in certain ways
• To obtain a copy of your personal data in a structured electronic data file
• To object to certain processing of your personal data by us
• To request that we stop sending you direct marketing communications.

If you are concerned about the way we have processed your personal information, you can complain to the Information Commissioner’s Office (ICO).

Contact us
If you have any queries about safeguarding at LIS, please contact the Designated Safeguarding Lead at alisha.kilich@lis.ac.uk

LIS has a nominated Data Protection Officer, who is the Registrar. If you have any queries about this privacy notice or about the way we process your personal information, please use the contact details below:

data-protection@open.ac.uk
The Data Protection Officer,
The London Interdisciplinary School
X + why
20-30 Whitechapel Road
London
E1 1EW
United Kingdom.
Name of policy/procedure: Safeguarding Policy and Procedure (including Prevent)

Document owner: Hannah Kohler, Director of Admissions and Student Support

Date Originally Created: 01/2019

Last reviewed: 10/2021

Reviewed by: Dr Andrew Redford (Head of Quality)

Audited by: Academic Council

Date of Audit: 12/2019

Date of next review: (annually unless otherwise agreed) 10/2022

Related documents: (e.g. associated forms, underpinning processes, related policies or overarching policies)
- Equality, Diversity and Inclusion Policy
- Dignity at Work and Study Policy and Procedure
- Academic Freedom Policy
- Code of Practice on Freedom of Speech
- Staff Handbook
- Student Code of Conduct and Disciplinary Procedure
- Staff Training Programmes and Logs

<table>
<thead>
<tr>
<th>Version</th>
<th>Author</th>
<th>Date</th>
<th>Brief summary of changes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Hannah Kohler (Director of Admissions and Student Support)</td>
<td>13/01/2019</td>
<td>Original draft</td>
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<tr>
<td>2</td>
<td>Dr. Michael Englard (Director of Widening Participation)</td>
<td>14/03/2019</td>
<td>Updated to reflect Designated Safeguarding Lead training, including references to statutory and non-statutory guidance including “Working Together to Safeguard Children (2018)”</td>
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<td>3</td>
<td>Dr. Michael Englard (Director of Widening Participation)</td>
<td>25/06/2019</td>
<td>Added detail on Safeguarding and Prevent training. Included detail and schematics for Safeguarding referral. Included reference to Deputy Designated Safeguarding Officer. Included reporting contacts. Added Safeguarding referral form.</td>
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<tr>
<td>4</td>
<td>Hannah Kohler (Director of Admissions and Student Support)</td>
<td>26/06/2019</td>
<td>Combined Safeguarding and Prevent policies and procedures into a single document.</td>
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<td>Name</td>
<td>Date</td>
<td>Action</td>
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<td>4</td>
<td>Hannah Kohler (Director of Admissions and Student Support)</td>
<td>26/06/2019</td>
<td>Improved detail on data section. Included Employment of Ex-Offenders Policy &amp; DBS Procedures. Included section on Extenuating Circumstances</td>
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<td>5</td>
<td>Hannah Kohler (Director of Admissions and Student Support)</td>
<td>27/06/2019</td>
<td>Included Safeguarding Privacy Notice.</td>
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<tr>
<td>6</td>
<td>Dr. Michael Englard (Director of Widening Participation)</td>
<td>27/06/2019</td>
<td>Minor wording changes</td>
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<tr>
<td>7</td>
<td>Hannah Kohler (Director of Admissions and Student Support)</td>
<td>01/08/2019</td>
<td>Added section on mental health welfare</td>
</tr>
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<td>8</td>
<td>Hannah Kohler (Director of Admissions and Student Support)</td>
<td>04/11/2019</td>
<td>Included internships into scope of Safeguarding policy. Minor wording changes; removal of training log.</td>
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<td>9</td>
<td>Academic Council</td>
<td>18/12/2019</td>
<td>Approved</td>
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<tr>
<td>10</td>
<td>Dr Andrew Redford</td>
<td>10/2021</td>
<td>Minor changes of job titles</td>
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<td>11</td>
<td>Dr Michael Englard</td>
<td>01/21</td>
<td>Splitting Prevent and Safeguarding Policies; update of roles.</td>
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