

Online Safety Policy and Procedures (SS-18)

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Online Safety Policy and Procedures

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1. BACKGROUND / RATIONALE

Technologies are an important part of our lives and learning, but there are risks in their use in school, at home and in the community. This policy addresses those issues and acknowledges it is impossible to eliminate online risks completely. Good educational provision builds pupils' resilience to these risks and builds their confidence and skills.

This policy should be used in conjunction with other school policies including the Overarching Safeguarding Statement, Child Protection, Data Protection and Behaviour.

We are a values-based school where we demonstrate authentic positive behaviours to our colleagues, pupils and stakeholders. The need to promote online safety is relevant to our values-based approach as this enables us all to safeguard all pupils and ensure their wellbeing. As a values-based policy this document covers:

- Aspire we all strive to improve wellbeing through effective and targeted response to support all our pupils.
- **Enjoy** we ensure that opportunities to improve wellbeing are considered positively.
- **Include** we ensure everyone is safe in school and in our community whatever their needs or vulnerabilities.
- Respect we ensure fairness, consistency, proportionality and transparency in our approach
 and promote respect for each other through effective and respectful communication in our
 community.
- **Community** we strive to understand the online risks and threats to young people in our community and the importance of keeping our community safe from the threat of online abuses.

2. COMMUNICATION/MONITORING/REVIEW of this POLICY AND PROCEDURES

This policy and procedures will continue to be communicated to all staff, pupils, and the wider community by:

- Posting it on the school website/Firefly/shared staff drive
- Providing training on school policies and procedures during induction with new staff and other relevant adults including the staff Acceptable Use Agreement
- Discussing Acceptable Use Agreements with pupils at the start of each year
- Issuing Acceptable Use Agreements to external users of school systems (e.g., Governors) usually on entry to the school
- Holding Acceptable Use Agreements in pupil and personnel files

3. SCOPE OF THE POLICY

This Policy and Procedures applies to all members of the school community who have access to, and are users of, our ICT systems.

The Education and Inspections Act 2006 empowers Headteachers to regulate the behaviour of pupils when they are off the school site and to impose disciplinary penalties for inappropriate behaviour, including cyberbullying and online safety incidents, which take place out of school but are linked to membership of the school community. The 2011 Education Act gives powers in relation to searching electronic devices in relation to issues covered by the published Behaviour Policy and Procedures.



4. ROLES AND RESPONSIBILITIES

The following section outlines the roles and responsibilities for online safety of individuals and groups within the school:

GOVERNORS

The role of the Governors (Online safety Governor/Digital link Governor) is to:

- ensure a member of the Governing body is elected to the role of Online Safety Governor who should then lead on relevant governance requirements below;
- ensure an appropriate senior member of staff from the school Leadership Team is appointed to the
 role of Designated Safeguarding Lead (DSL) with lead responsibility for safeguarding and child
 protection (including online safety and an understanding of the filtering and monitoring systems and
 processes in place) with the appropriate status, authority, time, funding, training, resources, and
 support);
- ensure the DSL is given the role of Digital Technology Lead and works with other members of SLT and leaders to provide the strategic oversight of the digital programme. We have key roles as follows:
 - DSL/Digital Technology Lead an Education Information Officer or practitioner owning the overall digital information and technology strategy;
 - SIRO delivering on cyber-security, GDPR and DPA;
 - Technology Architect & Manager designing and managing the Digital Infrastructure. These three interrelated roles are key to engaging the workforce in delivering the digital programme over time, managing change safely and successfully and ensuring organisational maturity in both information and technology is relentlessly pursued. We have a board approach in place for developing and delivering our Digital Strategy;
- ensure an effective digital technology strategy is in place which is monitored and reviewed annually (see DfE <u>Digital leadership and governance standards</u>);
- ensure other roles and responsibilities are appropriately allocated to staff and third parties, e.g. external service providers in order to meet the DfE Digital and technology standards;
- ensure that systems are in place to meet the requirements of the DfE <u>Cyber security</u>
 <u>standards</u>. Schools must have a Cyber security and resilience strategy in place, which is supported by an appropriate Cyber Response Plan;
- ensure that the SLT and all staff have an awareness and understanding of the procedures and processes in place to manage filtering and monitoring, and how to escalate concerns when identified:
- ensure all Governors receive appropriate training on online safety which, amongst other things, includes an understanding of the expectations, applicable roles and responsibilities in relation to filtering and monitoring in relation to school-owned IT devices;
- ensure online safety is a running and interrelated theme whilst devising and implementing their
 whole school approach to safeguarding and related policies and procedures and to approve the
 Online Safety Policy and Procedures, reviewing its effectiveness e.g., through the Governor
 Safeguarding and Welfare committee receiving regular information about online safety incidents and
 monitoring reports and making use of the UK Council for Internet Safety (UKCIS) guide Online
 safety in schools and colleges: Questions from the Governing Board;
- ensure that the school follows all current online safety advice including that for online filtering and monitoring) (to keep both pupils and staff safe;
- support the school in encouraging parent/carers and the wider community to become engaged in online safety activities;
- have regular reviews with the DSL/Digital technology lead (DTL) and incorporate online safety into standing discussions of safeguarding at Governor meetings (including incident logs, adverse monitoring reports, filtering/change control logs etc.);
- work with the Data Protection Officer (DPO), DSL and Headteacher to ensure a Data Protection Act 2018 and UK GDPR compliant framework for storing data, helping to ensure that child protection is always at the forefront and data protection processes support careful and legal sharing of information;



- check that school is making good use of information and support (Annex D Online Safety, which forms part of 'Keeping Children Safe in Education'):
- ensure that all staff undertake regular updated safeguarding training, including in relation to online safety training in line with advice from the Cumbria Safeguarding Children's Partnerships (CSCP), and that it is integrated, aligned, and considered as part of the whole school safeguarding approach and wider staff training and curriculum planning;
- ensure that appropriate filters and appropriate monitoring systems are in place, but also consider how 'over-blocking' may lead to unreasonable restrictions on what pupils can be taught in relation to online teaching and safeguarding;
- recognise that a one size fits all educational approach may not be appropriate for all children, and a
 more personalised or contextualised approach for more vulnerable children, victims of abuse and
 some SEND children might be needed;
- ensure pupils are taught how to keep themselves safe, including online, as part of providing a broad and balanced curriculum with clear procedures on the use of mobile technology.

HEADTEACHER

The Headteacher has overall responsibility for online safety provision. The day-to-day responsibility for online safety may be delegated to the Digital technology Lead (DTL)/Designated Safeguarding Lead (DSL).

The Headteacher will:

- take overall responsibility for data and data security;
- foster a culture of safeguarding where online safety is fully integrated into whole school safeguarding;
- oversee the activities of the DSL/Digital technology Lead (DTL) and ensure DSL responsibilities listed in the section below are being followed and fully supported;
- ensure that policies and procedures are followed by all staff and other adults working paid or unpaid in the school;
- undertake training in offline and online safety, in accordance with statutory guidance and relevant Local Safeguarding Partnership recommendations;
- assign a senior leadership team (SLT) member to be responsible for digital technology to meet the
 DfE <u>digital and technology standards</u>, particularly as they relate to <u>cyber security</u> and <u>filtering and</u>
 monitoring, and ensuring the Governors are regularly updated on progress towards the standards;
- ensure that online safety is appropriately monitored and reviewed by undertaking an annual review of the school's approach to online safety, supported by an annual review of the <u>risk assessment</u> that considers and reflects the risks the children face. We will use appropriate tools for this purpose such as the self-review tool 360° safe or LGfL online safety audit;
- liaise with the DSL on all online-safety issues which might arise and receive regular updates on school issues and broader policy and practice information;
- take overall responsibility for data management and information security ensuring the school's
 provision follows best practice in information handling; work with the DPO, DSL and Governors to
 ensure a Data Protection Act 2018 and UK GDPR compliant framework for storing data, but helping
 to ensure that child protection is always put first, and that data protection processes support careful
 and legal sharing of information;
- ensure the school implements and makes effective use of appropriate IT systems and services including <u>cloud systems</u> school-safe filtering and monitoring systems, and regularly review their effectiveness;
- ensure that the leadership team and relevant staff have an awareness and understanding of the
 provisions in place and manage them effectively and know how to escalate concerns when
 identified. Protected email systems and all technology, including cloud systems, should be
 implemented according to child-safety first principles;
- be responsible for ensuring that all staff receive suitable training on induction to carry out their child
 protection and online safety roles, which should include the procedures and processes in place to
 manage filtering and monitoring and how to escalate concerns when identified. UKCIS have
 published an <u>Online Safety Audit Tool</u> which helps mentors of trainee teachers and early career
 teachers induct mentees and provide ongoing support, development and monitoring;



- understand and make all staff aware of procedures to be followed in the event of a serious online safeguarding incident or allegation against a member of staff or other adult (see flowchart on dealing with Online Safety Incidents – Appendix B);
- encourage parents/carers to provide age-appropriate supervision for children in their care using the
 Internet, including by the use of internet filters, which should be used to block malicious websites
 (usually free but often need turned on). Information for parents/carers will be regularly updated and
 published on the school website and via newsletters and other publications;
- ensure suitable risk assessments are undertaken so the curriculum meets the needs of pupils, including the risk of children being radicalised;
- take responsibility for formulating the school's Cyber security resilience strategy and Cyber response plan in liaison with the Online Safety Governor and other third party providers;
- ensure that there is a system in place to monitor and support staff (i.e. Network Manager) who carry out internal technical online safety procedures;
- ensure Governors are regularly updated on the nature and effectiveness of the school's arrangements for online safety;
- ensure the school website meets statutory requirements.

DESIGNATED SAFEGUARDING LEAD (DSL)

The DSL may delegate certain online safety duties but not the day-to-day responsibility in line with Keeping Children Safe in Education.

The Designated Safeguarding Lead/Digital technology Lead will:

- have strategic oversight of all digital technology and how it fits with the school development plan;
- create and manage the digital technology strategy led by the needs of staff and pupils, not the technology itself;
- help all staff to embed digital technology that meets staff and pupil needs;
- take lead responsibility for safeguarding and child protection (including online safety and understanding the filtering and monitoring systems and processes in place);
- be the first point of contact for any concerns that staff and other adults working in the school may
 have in relation to child protection and online safety harmful behaviour e.g., sharing nude or seminude images/online challenges or hoaxes and refer to the <u>UKCIS</u> and DfE guidance on these
 subjects;
- ensure an effective digital technology strategy is in place that empowers the school to protect and educate the whole school community in their use of technology and establish mechanisms to identify, intervene in and escalate any incident where appropriate;
- promote an awareness and commitment to online safety throughout the school community with strong focus on parents/carers, who are often appreciative of school support in this area, but also including 'hard-to-reach' parents/carers;
- liaise with other agencies in line with 'Working together to Safeguard Children' statutory guidance;
- have an understanding of the unique risks associated with online safety (including an understanding
 of the filtering and monitoring systems and processes in place in the school) and be confident that
 they have the relevant knowledge and up-to-date capability required to keep children safe whilst
 they are online at school, and to support other adults in doing so;
- ensure that online safety education is embedded in line with DfE guidance '<u>Teaching Online Safety in schools</u>' across the curriculum (e.g. by use of the UKCIS framework '<u>Education for a Connected World</u>' and the <u>ProjectEVOLVE Education for a Connected World Resources</u>) and beyond, in the wider school community;
- work with the Headteacher, DPO, Governors, and the school IT technical staff to ensure a Data Protection Act 2018 and UK GDPR compliant framework for storing data, helping to ensure that child protection is always at the fore and data protection processes support careful and legal sharing of information;
- keep up-to-date with the latest local and national trends in online safety;
- review and update this Policy and Procedures, other online safety documents and the strategy on which they are based, and report to Governors on a regular basis;
- liaise with school technical, pastoral and support staff as appropriate;



- communicate regularly with the Senior Leadership Team (SLT) and the Designated Safeguarding Governor to discuss current issues (anonymised), review incident logs and filtering/change control logs;
- ensure that all staff are aware of the procedures that need to be followed in the event of an online safety incident and that these are logged in the same way as any other child protection incident;
- oversee and discuss 'appropriate filtering and monitoring' with Governors (both physical and technical) and ensure staff are aware of its necessity;
- ensure the Department for Education (DfE) guidance on <u>sexual violence and harassment</u> (particularly online) is followed throughout the school and that staff adopt a zero-tolerance approach to this as well as to bullying generally;
- facilitate training and advice for staff and others working in the school to ensure that:
 - all staff read and understand <u>KCSiE Annex A</u> unless they work in the SLT or directly with children when they must read and understand <u>KCSiE Part one and Annex B</u>;
 - The DSL, Headteacher, Safeguarding Governor and other members of the SLT must read and understand the whole of <u>Keeping Children Safe in Education</u>
 - all staff are aware of information relevant to their role in keeping children safe online signposted in KCSiE Annex D
 - cascade knowledge of risks and opportunities throughout the organisation;
- be aware of emerging online safety issues and legislation, and of the potential for serious child protection issues to arise from:
 - sharing of personal data;
 - access to illegal/inappropriate materials;
 - inappropriate online contact with adults/strangers;
 - potential or actual incidents of grooming;
 - cyberbullying and the use of social media.

ALL STAFF

It is the responsibility of all staff to:

- understand that online safety is a core part of safeguarding; as such it is part of everyone's role. Never think that 'someone else will pick it up';
- know who the Designated Safeguarding Lead is;
- read and understand 'Keeping Children Safe in Education' Part 1 and Annex B;
- read, understand, and help promote the school's Online Safety Policy and Procedures in conjunction with the Child Protection Policy and Procedures and other related school policies and procedures;
- read, sign, and follow the school Staff Acceptable Use Agreement and staff Code of Conduct;
- be aware of online safety issues related to the use of mobile technology e.g., phones, cameras and other hand-held devices and follow school procedures in relation to these devices;
- ensure the security of their username and password for the school system, not allow other users to
 access the systems using their log-in details and immediately report any suspicion or evidence that
 there has been a breach of security. Passwords will be changed on a regular basis and at least
 every half-term;
- should understand (via training and other means) the different roles and responsibilities for the
 filtering and monitoring of online systems and expectations of them in their role, including for their
 own online activities on any device using the school network or on school-owned devices using any
 network;
- record online safety incidents in the same way as any child protection incident and report incidents to the DSL in accordance with school procedures;
- notify the DSL if policy does not reflect practice in the school and follow escalation procedures if concerns are not promptly acted upon;
- identify opportunities to thread online safety through all school activities, both outside the classroom
 and within the curriculum, supporting curriculum leads, and making the most of unexpected learning
 opportunities as they arise;
- whenever overseeing the use of technology (devices, the Internet, new technology such as augmented reality, etc.) in school or setting as homework tasks, encourage sensible use, monitor



- what pupils are doing and consider potential dangers and the age appropriateness of websites (check what appropriate filtering and monitoring processes are in place);
- carefully supervise and guide pupils when engaged in learning activities involving online technology, supporting them with search skills, critical thinking (e.g., fake news), age-appropriate materials and signposting, and legal issues such as copyright and data law;
- prepare and check all online source and resources before using in the classroom;
- encourage pupils to follow their Acceptable Use Agreement, regularly remind them about it and enforce school sanctions where there is a breach of the Agreement;
- notify the DSL of new trends and issues before they become a problem;
- take a zero-tolerance approach to bullying and low-level sexual harassment either offline or online;
- receive and act upon regular updates from the DSL and have a healthy curiosity for online safety issues;
- model safe, responsible, and professional behaviours in their own use of technology. This includes
 outside the school hours and site, and on social media, in all aspects upholding the reputation of the
 school and the professional reputation of all staff;
- ensure that any digital communications with pupils are on a professional level and only through school-based systems, never through personal mechanisms, e.g., email, text, mobile phones or social media messaging or posts.

PERSONAL DEVELOPMENT LEAD

Responsibilities of the Personal Development (PD) Lead include:

- all as listed in the 'all staff' section above;
- ensuring that consent, mental wellbeing, healthy relationships and staying safe online is embedded
 into the PD education, relationships, and sex education (RSE) and health education curriculum. This
 will include being taught what positive, healthy and respectful online relationships look like, the
 effects of the pupils' online actions on others and knowing how to recognise and display respectful
 behaviour online. Throughout these subjects, teachers will address online safety and appropriate
 behaviour in an age-appropriate way that is relevant to their pupils' lives (KCSIE);
- complementing the computing curriculum which covers the principles of online safety at all Key Stages, with progression in the content to reflect the different and escalating risks that pupils face. This includes how to use technology safely, responsibly, respectfully, and securely, and where to go for help and support when the pupil has concerns about content or contact on the Internet or other online technologies;
- working closely with the DSL/DTL and all other staff to ensure an understanding of the issues, approaches, and messages within PD.

COMPUTING SUBJECT LEAD

Responsibilities of the Computing Lead include:

- all as listed in the 'all staff' section above;
- the overseeing delivery of the online safety element of the computing curriculum in accordance with the national curriculum;
- working closely with the DSL/DTL and all other staff to ensure an understanding of the issues, approaches, and messages within computing;
- collaboration with technical staff and others responsible for IT use in school to ensure a common and consistent approach, in line with Acceptable Use Agreements.

NETWORK MANAGER AND TECHNICAL STAFF

Responsibilities of the Network Manager and IT Technicians include:

- all as listed in the 'all staff' section above;
- supporting Governors and SLT in achieving the DfE <u>digital and technology standards</u>;



- supporting SLT in the formulation of a Cyber Security resilience strategy and appropriate Cyber response plan as outlined in the DfE <u>Cyber security standards</u>;
- reporting any online safety related issues that arise through external monitoring reports, to the DSL/DTL in the first instance;
- keeping up-to-date with the school's Online Safety Policy and technical information to effectively carry out their online safety role and to inform and update others as relevant;
- working closely with the DSL/DTL and DPO to ensure that school systems and networks reflect school policy:
- ensuring that the above stakeholders understand the terms of existing services and how any
 changes to these systems (especially in terms of access to personal and sensitive records/data and
 to systems such as YouTube mode, web filtering settings, sharing permissions for files on cloud
 platforms etc.) might affect the system functions and safety online;
- supporting and providing advice on the implementation of 'appropriate filtering and monitoring' as determined by the DSL and SLT in order to meet the school's obligations outlined in the DfE Filtering and Monitoring standards;
- ensuring that users may only access the school's networks through an authorised and properly enforced password-protection procedure, in which passwords are regularly changed;
- ensuring that the school's IT infrastructure is secure and is not open to misuse or malicious attack, e.g. keeping virus protection up-to-date;
- ensuring that access controls/encryption exist to protect personal and sensitive information held on school-owned devices;
- monitoring the use of the network/Firefly the school Virtual Learning Environment (VLE)/remote
 access/email and social media presence and that any misuse/attempted misuse is reported to the
 DSL/DTL in line with school policy;
- ensuring that appropriate backup procedures exist so that critical information and systems can be recovered in the event of a cyber-attack or other disaster and to complement the business continuity process;
- maintaining up-to-date documentation of the school's online security and technical procedures;
- working with the Headteacher to ensure the school website meets statutory DfE requirements;
- reporting online safety issues that come to their attention in line with school policy.

DATA PROTECTION OFFICER (DPO) / SENIOR INFORMATION RISK OWNER (SIRO)

The DPO and SIRO will be familiar with references to the relationship between data protection and safeguarding in key DfE documents 'Keeping Children Safe in Education' and 'Data protection: a toolkit for schools'.

Neither the Data Protection Act 2018 nor UK GDPR prevent, or limit, the sharing of information for the purposes of keeping children safe and promoting their welfare. Information which is sensitive and personal will be treated as 'special category personal data' for the purposes of compliance with DPA 2018. Legal and secure information sharing between schools, Children's Social Care and other local agencies is essential for keeping children safe and ensuring they get the support they need. Information can be shared without consent if to gain consent would place a child at risk. Fears about sharing information **must not** be allowed to stand in the way of promoting the welfare and protecting the safety of children. As with all data sharing, appropriate organisational and technical safeguards will be in place.

Other responsibilities of the DPO/SIRO include:

- working with the DSL, Headteacher and Governors to ensure frameworks are in place for the protection of data and of safeguarding information sharing as outlined above;
- ensuring that all access to safeguarding data is limited as appropriate, monitored and audited.

VOLUNTEERS AND CONTRACTORS

The key responsibilities of volunteers and contractors are to:

read, understand, sign and adhere to any Acceptable Use Agreement issued by the school;



- report any concerns, no matter how small, to the DSL/DTL without delay;
- maintain an awareness of current online safety issues and guidance;
- model safe, responsible, and professional behaviours in their own use of technology.

PUPILS

Taking into account their age and level of understanding, the key responsibilities of pupils are to:

- use the school IT systems in accordance with the age-appropriate pupil Acceptable Use Agreement;
- ensure the security of their username and password for the school system, not allow other users to
 access the systems using their log on details and must immediately report any suspicion or
 evidence that there has been a breach of security;
- understand the importance of reporting abuse, misuse or access to inappropriate materials including those involving hoaxes and online challenges and know how to do so;
- know what action to take if they or someone they know feels worried or vulnerable when using online technology;
- understand the importance of adopting safe and responsible behaviours and good online safety practice when using digital technologies outside of school and realise that the school's Acceptable Use Agreements cover their actions out of school, including on social media:
- know and understand school procedures on the use of mobile phones, digital cameras, and handheld digital devices;
- know and understand school procedures on the taking/use of images and on cyberbullying/sharing nude and semi-nude images;
- understand that the school is able to, and will, impose filtering rules and will monitor the use of school owned digital devices for inappropriate access to, or downloads from, websites. Beaches may lead to sanctions as described in the School Behaviour Policy and procedures and, in some cases, may involve the Police;
- understand the benefits/opportunities and risks/dangers of the online world and know who to talk to at school if there are problems.

PARENTS/CARERS

Parents/carers play a crucial role in ensuring that their children understand the need to use the Internet and mobile devices in an appropriate way. Research shows that many parents/carers do not fully understand the issues and are less experienced in the use of IT than their children. The school will therefore take every opportunity to help parents/carers understand these issues through newsletters, social media, Firefly and information about national and local online safety campaigns.

The key responsibilities for parents/carers are to:

- support the school in promoting online safety which includes the pupils' use of the Internet and the school's use of photographic and video images;
- work with and support the school when issues or concerns are identified which are as a result of the school's filtering and monitoring procedures and processes;
- read, sign, and promote the pupil Acceptable Use Agreement and encourage their child to follow it;
- consult with the school if they have any concerns about their child's and others' use of technology;
- promote positive online safety and model safe, responsible, and positive behaviours in their own use
 of technology (including on social media) by ensuring that they themselves do not use the Internet,
 social network sites and other forms of technical communication in an inappropriate or defamatory
 way;
- support the school's approach to online safety by not uploading or posting to the Internet any
 images or details of others without permission and refraining from posting pictures, video or text that
 could upset, offend, or threaten the safety of any member of the school community or bring the
 school into disrepute.



5. TEACHING AND LEARNING

The breadth of issues classified within online safety is considerable and ever evolving, but can be categorised into four areas of risk known as the 4Cs:

- **Content:** being exposed to illegal, inappropriate, or harmful content, for example: pornography, fake news, racism, misogyny, self-harm, suicide, anti-Semitism, radicalisation and extremism;
- **Contact:** being subjected to harmful online interaction with other users; for example: peer to peer pressure, commercial advertising and adults posing as children or young adults with the intention to groom or exploit them for sexual, criminal, financial, or other purposes;
- **Conduct:** personal online behaviour that increases the likelihood of, or causes, harm; for example, making, sending, and receiving explicit images (e.g., consensual and non-consensual sharing of nudes and semi-nudes and/or pornography, sharing other explicit images and online bullying; and
- **Commerce:** risks such as online gambling, inappropriate advertising, phishing and/or financial scams.

Strong links between teaching online safety and the curriculum (see also Roles above) are the clearest in:

- Personal, Social and Health Education and Citizenship (PD)
- Relationships education, relationships, and sex education (RSE) and health
- Computing

It is, however, the role of all staff to identify opportunities to thread online safety through all school activities, both outside the classroom and within the curriculum, supporting subject lead staff and making the most of unexpected learning opportunities as they arise. We will make reference to the DfE guidance 'Teaching online safety in schools' and the UKCIS guidance 'Education for a Connected World'.

Whenever overseeing the use of technology (devices, the Internet, new technology such as augmented reality, etc) in school or setting as homework tasks, all staff will encourage sensible use, monitor (either physically; by the use of internet and web access software or via the use of active/proactive technology monitoring services) what pupils are doing and consider potential dangers and the age-appropriateness of websites.

Equally, all staff should carefully supervise and guide pupils when engaged in learning activities involving online technology (including, extra-curricular and extended school activities if relevant), supporting them with search skills, critical thinking (e.g., fake news), age-appropriate materials and signposting, and legal issues such as copyright, plagiarism, and data law.

We recognise that online safety and broader digital resilience must be included throughout the curriculum.

Annual reviews of curriculum plans (including for SEND pupils) are used as an opportunity to assess the key areas of:

- Self-image and Identity;
- Online relationships;
- Online reputation;
- Online bullying;
- Managing online information;
- Health:
- Wellbeing and lifestyle;
- Privacy and security; and
- Copyright and ownership.



HOW INTERNET USE ENHANCES LEARNING

Cockermouth School:

- has a clear, progressive online safety education programme as part of the computing and PD curriculum. This covers the teaching of a range of skills and behaviours which are appropriate to the age and experience of the pupils concerned and include those to:
 - STOP and THINK before they CLICK;
 - develop a range of strategies to evaluate and verify information before accepting its accuracy;
 - be aware that the author of a website/page may have a particular bias or purpose and to develop skills to recognise what that may be;
 - know how to narrow down or refine a search;
 - understand how search engines work and to understand that this affects the results they see at the top of the listings;
 - understand acceptable behaviour when using an online environment/email, i.e., be polite, no bad or abusive language or other inappropriate behaviour; keeping personal information private;
 - understand how photographs can be manipulated and how web content can attract unwanted or inappropriate attention;
 - understand why they should not post or share detailed accounts of their personal lives, contact information, daily routines, location, photographs, and videos and to know how to ensure they have turned-on privacy settings;
 - understand why they must not post pictures or videos of others without their permission;
 - know not to download any files such as music files without permission;
 - have strategies for dealing with receipt of inappropriate materials;
 - understand why and how some people will 'groom' young people for sexual or extremist ideology reasons;
 - understand the impact of cyberbullying, sharing inappropriate images and trolling and know how to seek help if they are affected by any form of online bullying;
 - know how to report any abuse including cyberbullying; and how to seek help if they experience problems when using the Internet and related technologies, i.e., parent/carer, teacher or trusted staff member, or an organisation such as ChildLine or the CLICK CEOP button.
- plans Internet use carefully to ensure that it is age-appropriate and supports the learning objectives for specific curriculum areas;
- will remind pupils about their responsibilities through an end-user Acceptable Use Agreement which will be displayed throughout the school or when they log on to the school's network;
- ensures staff model safe and responsible behaviour in their own use of technology during lessons;
- ensures that when copying materials from the web, staff and pupils understand issues around plagiarism; how to check copyright and know that they must respect and acknowledge copyright and intellectual property rights;
- ensures that staff and pupils understand the issues around aspects of the commercial use of the Internet, as age appropriate. This may include risks in pop-ups; buying online; online gaming and gambling, for example.

PUPILS WITH ADDITIONAL NEEDS

We use a wide range of strategies to support children with additional needs who might need extra support to keep themselves safe, especially online. Staff will:

- sensitively check pupils' understanding and knowledge of general personal safety issues using reminders and explicit prompts to link their existing knowledge of "how to keep safe" to the rules that will apply specifically to, for instance, Internet use;
- apply rules consistently to embed understanding:
- teach Life Skills lessons to help pupils transfer rules to other lessons and environments;
- communicate rules clearly to parents/carers and seek their support in implementing school rules at home. Working with parents/carers and sharing information with them is relevant to all children, but this group especially;
- give careful explanations about why rules might change in different situations i.e., why it is ok to give your name and address to an adult if you are lost in town, but not when using the Internet;



• ensure consistent use of cause and effect linking the rules to consequences, teaching realistic and practical examples of what might happen if... without frightening pupils.

6. HANDLING ONLINE SAFETY CONCERNS AND INCIDENTS

Our staff recognise that online safety is only one element of the wider safeguarding agenda as well as being a curriculum strand of Computing, PD and Citizenship.

General concerns will be handled in the same way as any other child protection concern. Early reporting to the DSL/DTL is vital to ensure that the information contributes to the overall picture or highlights what might not yet be a problem.

Support staff will often have a unique insight and opportunity to find out about issues first in the playground, corridors, toilets, and other communal areas outside the classroom (particularly relating to bullying and sexual harassment and violence).

Procedures for dealing with online safety, concerns and incidents are detailed in the following policies:

- Child Protection Policy and Procedures
- Behaviour Policy and Procedures (includes anti-bullying procedures)
- Acceptable Use Agreements
- Prevent Risk Assessment
- Data Protection Policy, agreements, and other documentation (e.g., privacy statement, consent forms for data sharing, image use etc.)

We are committed to taking all reasonable precautions to ensure online safety but recognise that incidents will occur both inside and outside school. All members of the school community are encouraged to report issues swiftly to school staff so that they can be dealt with quickly and sensitively through the school's escalation processes.

Any suspected online risk or infringement should be reported to the DSL/DTL on the same day wherever possible or, if out of school, the following school day.

Any concern/allegation about misuse by staff or other adults in school will always be referred directly to the Headteacher unless the concern is about the Headteacher, in which case, the complaint will be directed to the Chair of Governors. Staff may also use the NSPCC Whistleblowing Helpline. Call 0800 028 0285 or email: help@nspcc.org.uk.

The school will actively seek support from other agencies as needed (i.e., Local Authority Safeguarding Hub, UK Safer Internet Centre's Professionals' Online Safety Helpline (03443814772), NCA CEOP, Cumbria Police Prevent Officer, Cumbria Police, Internet Watch Foundation (IWF)). We will inform parents/carers of online safety incidents involving their child and the police where staff or pupils engage in, or are subject to, behaviour which we consider is particularly disturbing or is considered illegal. See below for procedures for dealing with sharing nude and semi-nude images, upskirting and online bullying.

- In Cockermouth School there is strict monitoring and application of the Online Safety Policy and an appropriate range of sanctions.
- All members of the school community will be informed about the procedure for reporting online safety concerns (such as breaches of filtering, cyberbullying, illegal content etc.).
- The Network Manager will record all reported incidents and actions taken in the school's Online Safety Incident Log and other in any relevant areas e.g., Bullying or Child Protection log.
- The DSL will be informed of any online safety incidents involving child protection concerns, which will then be escalated appropriately – See Child Protection Policy and Procedures for dealing with concerns.
- The school will manage online safety incidents in accordance with the school discipline/behaviour policy where appropriate.
- The school will inform parents/carers of any incidents or concerns as and when required.
- After any investigations are completed, the school will debrief, identify lessons learnt and implement any changes required.



- Where there is cause for concern or fear that illegal activity has taken place or is taking place, the school will contact the Safeguarding Hub **and** escalate the concern to the police.
- If the school is unsure how to proceed with any incidents of concern, the incident may be escalated to the Safeguarding Hub see Child Protection Policy and Procedures.

If members of staff suspect that misuse might have taken place, but that the misuse is not illegal (as above), it is essential that correct procedures are used to investigate, preserve evidence, and protect those carrying out the investigation. More than one member of staff should be involved in the investigation which should be carried out on a "clean" designated computer.

Incidents will be dealt with as soon as possible in a proportionate manner through normal behaviour/disciplinary procedures. It is important that, where necessary, members of the school community are made aware that incidents have been dealt with.

SHARING NUDE AND SEMI-NUDE IMAGES

Where incidents of the sharing of nude and semi-nude images via the Internet or mobile phone by those under the age of 18 are discovered, we will refer to the UK Council for Internet Safety (UKCIS) guidance 'Sharing nude and semi-nude images'. A copy of this document is available on Firefly. Where one of the parties is over the age of 18, we will refer to it as child sexual abuse.

All staff and other relevant adults will be trained and issued with a copy of the UKCIS overview document in 2022 (Sharing nudes and semi-nudes: how to respond to an incident) in recognition of the fact that it is generally someone other than the DSL/DTL who will first become aware of an incident. Staff, other than the DSL, must not attempt to view, share, or delete the image or ask anyone else to do so but must report the incident to the DSL as soon as possible.

It is the responsibility of the DSL to follow the guidance issued by UKCIS, decide on the next steps and whether to involve other agencies as appropriate.

It is important to understand that whilst the sharing of nude and semi-nude images is illegal, pupils should be encouraged to discuss with staff situations if they have made a mistake or had a problem with this issue.

The UKCIS advice outlines how to respond to an incident of nudes and semi-nudes being shared including:

- risk assessing situations;
- safeguarding and supporting children and young people;
- handling devices and images;
- recording incidents, including the role of other agencies;
- informing parents/carers.

The types of incidents which this advice covers are:

- a person under the age of 18 creates and shares nudes and semi-nudes of themselves with a peer under the age of 18;
- a person under the age of 18 shares nudes and semi-nudes created by another person under the age of 18 with a peer under the age of 18;
- a person under the age of 18 is in possession of nudes and semi-nudes created by another person under the age of 18.

UPSKIRTING

All staff are aware that 'upskirting' (taking a photo of someone under their clothing) is now a criminal offence, but that pupils should be encouraged to discuss with staff situations if they have made a mistake or had a problem with this issue. If staff or other adults become aware of an incident of 'upskirting', the issue must be reported to the DSL as soon as possible.



ONLINE BULLYING

Online bullying (also known as cyberbullying) will be treated in the same way as any other form of bullying and the Behaviour Policy and procedures will be followed in relation to sanctions taken against the bully. It is important not to treat online bullying separately to offline bullying and to recognise that some bullying will have both online and offline elements. Support will be provided to both the victim and the perpetrator. In some cases, it may be necessary to inform or involve the police.

Many young people and adults find that using the Internet and mobile phones is a positive and creative part of their everyday life. Unfortunately, technologies can also be used negatively. When children are the target of bullying via mobile phones, gaming, or the Internet, they can often feel very alone, particularly if the adults around them do not understand cyberbullying and its effects. A once previously safe and enjoyable environment or activity can become threatening, harmful and a source of anxiety. It is essential that young people, school staff and parents/carers understand how cyberbullying is different from other forms of bullying, how it can affect people and how to respond and combat misuse. Promoting a culture of confident users will support innovation and safety.

There are several statutory obligations on schools in relation to behaviour which establish clear responsibilities to respond to bullying. In particular, section 89 of the Education and Inspections Act 2006 means:

- Cockermouth School has measures to encourage good behaviour and prevent all forms of bullying amongst pupils. These measures are part of the school's Behaviour Policy which are communicated to all pupils, school staff and parents/carers;
- The Headteacher has the ability to ensure that pupils behave when they are not on school premises or under the lawful control of school staff.

Where bullying outside school (such as online or via text) is reported to the school, it will always be investigated and acted on.

Although bullying in itself is not a specific criminal offence in the UK, it is important to bear in mind that some types of harassing or threatening behaviour or communications could be a criminal offence, for example under the Protection from Harassment Act 1997, the Malicious Communications Act 1988, the Communications Act 2003, and the Public Order Act 1986. If school staff feel that an offence may have been committed, they should seek assistance from the police.

All staff have a role in implementing our behaviour policy and our procedures for tackling cyberbullying as follows, and are encouraged to use <u>Resources | Childnet</u>, which offers guidance and practical advice (select the topic online bullying):

DfE and Childnet have produced resources and guidance that we expect staff to use to give practical advice and guidance on cyberbullying:

- Cyberbullying (along with all other forms of bullying) of any member of the school community will not be tolerated. Full details are set out in the Behaviour Policy and Procedures.
- There are clear procedures in place to support anyone in the school community affected by cyberbullying.
- All incidents of cyberbullying reported to the school will be recorded.
- There will be clear procedures in place to investigate incidents or allegations of cyberbullying.
- Pupils, staff, and parents/carers will be advised to keep a record of the bullying as evidence.
- The school will take steps to identify the bully, where possible and appropriate. This may include examining school system logs, identifying and interviewing possible witnesses, and contacting the service provider and the police, if necessary.
- Pupils, staff, and parents/carers will be required to work with the school to support the approach to cyberbullying and the school's online safety ethos.
- Sanctions for those involved in cyberbullying may include:
 - The bully will be asked to remove any material deemed to be inappropriate or offensive.
 - A service provider may be contacted to remove content if the bully refuses or is unable to delete content.



- Internet access may be suspended at school for the user for a period of time. Other sanctions
 for pupils and staff may also be used in accordance with the Whole School Behaviour Policy,
 Acceptable Use Agreement and Disciplinary Procedures.
- Parents/carers of pupils will be informed.
- The police will be contacted if a criminal offence is suspected.

HARMFUL ONLINE CHALLENGES OR HOAXES

An online challenge will generally involve users recording themselves taking a challenge and then distributing the resulting video through social media sites, often inspiring or daring others to repeat the challenge. Whilst many will be safe and fun, others can be potentially harmful and even life threatening. If staff are confident children and young people are aware of, and engaged in, a real challenge that may be putting them at risk of harm, it would be appropriate for this to be directly addressed by either the DSL or a senior leader in school. Careful consideration will be given on how best to do this, and it may be appropriate to offer focussed support to a particular age group or individual children at risk. We will take account of the fact that even with real challenges, many children and young people may not have seen it and may not be aware of it and will carefully weigh up the benefits of institution-wide highlighting of the potential harms related to a challenge against needlessly increasing children and young people's exposure to it.

When staff become aware of a potentially harmful online hoax or challenge, they will immediately inform the DSL who will take the appropriate action either with the child concerned or with the wider group where the incident involves more than one child.

Where the DSL considers it necessary to directly address an issue, this can be achieved without exposing children and young people to scary or distressing content. In the response, we will consider the following questions:

- is it factual?
- is it proportional to the actual (or perceived) risk?
- is it helpful?
- is it age and stage of development appropriate?
- is it supportive?

A hoax is a deliberate lie designed to seem truthful. The Internet and social media provide a perfect platform for hoaxes, especially hoaxes about challenges or trends that are said to be harmful to children and young people to be spread quickly.

We will carefully consider if a challenge or scare story is a hoax. Generally speaking, naming an online hoax, and providing direct warnings, is not helpful. Concerns are often fuelled by unhelpful publicity, usually generated on social media, and may not be based on confirmed or factual occurrences or any real risk to children and young people. There have been examples of hoaxes where much of the content was created by those responding to the story being reported, needlessly increasing children and young people's exposure to distressing content.

Evidence from Childline shows that, following viral online hoaxes, children and young people often seek support after witnessing harmful and distressing content that has been highlighted, or directly shown to them (often with the best of intentions), by parents/carers, schools, and other bodies. In this respect, staff will be mindful of the advice provided by the UK Safer Internet Centre which provides guidance on dealing with online hoaxes or challenges.

In any response, reference will be made to the DfE guidance '<u>Harmful online challenges and online hoaxes</u>'



SEXUAL VIOLENCE AND HARASSMENT

DfE guidance on sexual violence and harassment is referenced in 'Keeping Children Safe in Education' and separate guidance exists on this issue 'Sexual violence and sexual harassment between children in schools and colleges'. All staff are aware of this guidance.

We take all forms of sexual violence and harassment seriously and will act appropriately on information which suggests inappropriate behaviour regardless of the considered seriousness. Any incident of sexual harassment or violence (online or offline) must be reported to the DSL at the earliest opportunity. The DSL will follow the guidance as outlined in the Child Protection Policy and Procedures.

MISUSE OF SCHOOL TECHNOLOGY (DEVICES, SYSTEMS, NETWORKS, OR PLATFORMS)

Clear and well communicated rules and procedures are essential to govern pupil and adult use of school networks, connections, Internet connectivity and devices, cloud platforms and social media (both when on school site and outside of school).

These rules are defined in the relevant Acceptable Use Agreements as provided to pupils, staff, and Governors.

Where pupils contravene these rules, the Whole School Behaviour Policy and Procedures will be applied; where staff contravene these rules, action will be taken as outlined in the staff Code of Conduct and, where necessary, the school Disciplinary Procedures.

The school reserves the right to withdraw, temporarily or permanently, any or all access to such technology or the right to bring mobile technology devices onto school property.

SOCIAL MEDIA INCIDENTS

See also Section 9. below. Social media incidents are governed by Acceptable Use Agreements. Breaches will be dealt with in line with the Whole School Behaviour Policy and Procedures (for pupils) and the staff Code of Conduct/Disciplinary Procedures (for staff and other adults).

Where an incident relates to an inappropriate, upsetting, violent or abusive social media post by an identifiable member of the school community, we will request that the post be deleted promptly.

Where an offending post has been made by a third party or is anonymous, the school may report it to the hosting platform, the police or may contact the <u>Professionals' Online Safety Helpline</u> (UK Safer Internet Centre) for support or assistance in accelerating the process of removal.

7. DATA PROTECTION AND DATA SECURITY

All pupils, staff, Governors, parents/carers, and other adults working in or visiting school are bound by the school's Data Protection Policy and Procedures, a copy of which may be requested from the school.

There are references to the relationship between data protection and safeguarding in key DfE documents i.e. 'Keeping Children Safe in Education' and 'Data protection: a toolkit for schools' which the DPO and DSL will seek to apply.

The Headteacher, DPO and Governors work together to ensure a DPA compliant framework for storing data, but which ensures that child protection is always the primary consideration and data protection processes support careful and legal sharing of information. The Data Protection Act 2018 does not prevent, or limit, the sharing of information for the purposes of keeping children safe. Information which is sensitive and personal will be treated as 'special category personal data' for the purposes of compliance with the DPA. Legal and secure information sharing between schools, Children's Social Care and other local agencies is essential for keeping children safe and ensuring they get the support they need. Information can be shared without consent if to gain consent would place a child at risk. Fears about sharing information **must not** be allowed to stand in the way of promoting the welfare and protecting the



safety of children. As with all data sharing, appropriate organisational and technical safeguards will be in place.

All pupils, staff, Governors, volunteers, contractors, and parents/carers are bound by the school's Data Protection Policy and Procedures.

MAINTAINING INFORMATION SYSTEMS SECURITY

Local Area Network (LAN) security issues include:

- Users must act reasonably e.g., the downloading of large files or viewing sporting events during the working day will affect the service that others receive.
- Users must take responsibility for their network use. For staff, flouting the school Acceptable Use Agreement may be regarded as a reason for dismissal.
- Workstations should be secured against user mistakes and deliberate actions.
- Servers will be located securely and physical access restricted.
- The server operating system is secured and kept up-to-date.
- Virus protection for the whole network is installed and current.
- Access by wireless devices will be proactively managed and secured with a minimum of WPA2 encryption.

Wide Area Network (WAN) security issues include:

- Broadband firewalls and local CPEs (Customer Premises Equipment) are configured to prevent unauthorised access between schools.
- Decisions on WAN security are made in partnership between the school and our network provider.

The following statements apply in our school:

- The security of the school information systems and users will be reviewed regularly.
- Virus protection will be updated regularly.
- Personal data sent over the Internet or taken off site will be encrypted.
- Portable media may not be used without specific permission followed by an anti-virus/malware scan.
- Unapproved software will not be allowed in work areas or attached to email.
- Files held on the school's network will be regularly checked.
- The Network Manager will review system capacity regularly.
- Use of user logins and passwords to access the school network will be enforced see Section 4.2 below.

The school broadband and online suppliers are M247.

The Headteacher, Data Protection Officer and Governors work together to ensure a DPA compliant framework for storing data, but which ensures that child protection is always put first, and data protection processes support careful and legal sharing of information.

PASSWORD SECURITY

We will ensure that the school network is as safe and secure as is reasonably possible and that users can only access data to which they have right of access; no user is able to access another's files without permission (or as allowed for monitoring purposes within the school's procedures); access to personal data is securely controlled in line with the school's personal data procedures; logs are maintained of access by users and of their actions while users of the system.

All users (adults and young people) will have responsibility for the security of their username and password, must not allow other users to access the systems using their log on details and must immediately report any suspicion or evidence that there has been a breach of security.

Passwords for new users and replacement passwords for existing users can be allocated by the IT Systems Manager. Any changes carried out must be notified to the member of staff responsible for issuing and coordinating password security.



Users will change their passwords every half term.

Training/Awareness:

It is essential that users are made aware of the need to keep passwords secure, and the risks attached to unauthorised access/data loss. This will apply to even the youngest of users, even if class log-ons are being used.

Members of staff will be made aware of the school's password security procedures:

- at induction;
- through the school's Online Safety Policy and Procedures;
- through the Acceptable Use Agreement.

Pupils will be made aware of the school's password security procedures:

- in computing and online safety lessons;
- through the Acceptable Use Agreement.

The following rules apply to the use of passwords:

- passwords must be changed every half-term;
- the last twenty passwords cannot be re-used;
- the password will be a minimum of eight characters long requiring an uppercase character, lowercase character and a number or special character;
- temporary passwords e.g., used with new user accounts or when users have forgotten their passwords, shall be enforced to change immediately upon the next account log-on;
- passwords shall not be displayed on screen, and shall be securely hashed (use of one-way encryption);
- requests for password changes should be authenticated by the IT Systems Manager to ensure that the new password can only be passed to the genuine user.

The "master/administrator" passwords for the school IT system, used by the IT Systems Manager are made available to the Headteacher or other nominated senior leader and kept in a secure place.

Audit/Monitoring/Reporting/Review:

The IT Systems Manager will ensure that full records are kept of:

- User IDs and requests for password changes;
- User log-ons;
- Security incidents related to this Policy and Procedures.

In the event of a serious security incident, the police may request and will be allowed access to passwords used for encryption. Local Authority Auditors also have the right of access to passwords for audit investigation purposes.

User lists, IDs and other security related information must be given the highest security classification and stored in a secure manner. These records will be reviewed by the DTL and Online Safety Governor at regular intervals.

8. EMAIL COMMUNICATIONS

MANAGING EMAIL

Our general principles for email use are as follows:

Pupils may only use approved email accounts for school purposes.



- Pupils must immediately tell a designated member of staff if they receive an offensive email or one which upsets or worries them.
- Pupils must not reveal personal details of themselves or others in email communication or arrange to meet anyone without specific permission from an adult.
- Staff will only use official school provided email accounts to communicate with pupils and parents/carers, as approved by the Senior Leadership Team.
- Any digital communication between staff and pupils or parents/carers (email, chat, Firefly etc.) must be professional in tone and content. These communications may only take place on official (monitored) school systems. Personal email addresses, text messaging or public chat/social networking programmes must not be used for these communications. Any unauthorised attempt to use a different system may be a safeguarding concern or disciplinary matter and should be notified to the DSL (if by a child) or to the Headteacher (if by a staff member).
- Pupils and staff should be aware that all school email use is monitored, their emails may be read and the same rules of appropriate behaviour apply at all times. Emails using inappropriate language, images, malware or to adult sites may be blocked and not arrive at their intended destination.
- Appropriate behaviour is expected at all times and the system should not be used to send
 inappropriate materials or language which is, or could be, construed as bullying, aggressive, rude,
 insulting, illegal or otherwise inappropriate, or which (for staff) might bring the school into disrepute
 or compromise the professionalism of staff.
- Users must immediately report to the DSL the receipt of any email that makes them feel uncomfortable, is offensive, threatening or bullying in nature and must not respond to any such email.
- Pupils will be taught about email safety issues, such as the risks attached to the use of personal
 details. They will also be taught strategies to deal with inappropriate emails and be reminded of the
 need to write emails clearly and correctly and not include any unsuitable or abusive material.
- Personal information must not be posted on the school website and only official email addresses will be used to identify members of staff.
- Spam, phishing and virus attachments can make email dangerous. The school ICT provider ensures mail is virus checked (ingoing and outgoing), includes spam filtering and backs emails up daily.

EMAILING PERSONAL, SENSITIVE, CONFIDENTIAL, OR CLASSIFIED INFORMATION

Staff or pupil personal data should never be sent/shared/stored in emails and any data must be encrypted prior to being sent.

- Assess whether the information can be transmitted by other secure means before using email emailing confidential data is not recommended and should be avoided where possible;
- The use of Hotmail, BTInternet, G-mail or any other Internet based webmail service for sending email containing sensitive information is not permitted;
- Where your conclusion is that email must be used to transmit such data:
 - Obtain express consent from your manager to provide the information by email;
 - Exercise caution when sending the email and always follow these checks before releasing the email:
 - Verify the details, including accurate email address, of any intended recipient of the information;
 - Verify (by phoning) the details of a requestor before responding to email requests for information;
 - Do not copy or forward the email to any more recipients than is necessary.
 - Do not send the information to any person whose details you have been unable to separately verify (usually by phone);
 - Send the information as an encrypted document attached to an email;
 - Provide the encryption key or password by a separate contact with the recipient(s) e.g., by telephone or in writing;
 - Do not identify such information in the subject line of any email;
 - Request confirmation of safe receipt.



ZOMBIE ACCOUNTS

Zombie accounts refer to accounts belonging to users who have left the school and therefore no longer have authorised access to the school's systems. Such Zombie accounts when left active can cause a security threat by allowing unauthorised access.

- Ensure that all user accounts are disabled once the member of the school has left;
- Prompt action on disabling accounts will prevent unauthorised access;
- Regularly change generic passwords to avoid unauthorised access (Microsoft© advise every 42 days).

Staff will refer to further advice available at IT Governance as necessary.

9. SCHOOL WEBSITE

The school website is a key public-facing information portal for the school community (both existing and prospective stakeholders) with a key reputational value. The Admissions and Marketing Manager has day-to-day editorial responsibility for online content published by the school on the school website and will ensure that content published is accurate and appropriate.

The DfE has determined information which must be available on a school website 'What academies, free schools and colleges should publish online'.

Where other staff submit information for the website, they are asked to consider the following principles:

- The contact details on the website are the school address, email, and telephone number. Staff, Governors, or pupils' personal information are not published.
- The school website will comply with the school's guidelines for publications including respect for intellectual property rights, privacy procedures and copyright.
- Where pupil work, images or videos are published on the website, their identities are protected, and full names are not published (remember also not to save images with a filename that includes a pupil's full name).

10. USE OF DIGITAL AND VIDEO IMAGES

The development of digital imaging technologies has created significant benefits to learning, allowing staff and pupils instant use of images that they have recorded themselves or downloaded from the Internet. However, staff, pupils and parents/carers need to be aware of the risks associated with sharing images and with posting digital images on the Internet. Those images may remain available on the Internet forever and may cause harm or embarrassment to individuals in the short or longer term. There are many reported incidents of employers carrying out Internet searches for information about potential and existing employees. The school will inform and educate users about these risks and will implement procedures to reduce the likelihood of the potential for harm:

- We gain parent/carer permission for the use of digital photographs or video involving their child as part of the school agreement form when their child joins the school. This is a once in a school lifetime consent. Parents/carers are required to inform the school if their consent changes.
- We seek consent for the publication of images from pupils.
- Parents/carers are given information about the use of images and video during the induction process so they have the opportunity to consent or object as is their legal right under DPA 2018.
- We do not identify pupils in online photographic materials or include the full names of pupils in the credits of any published school produced digital materials. Photo file names/tags do not include full names to avoid accidentally sharing them.
- When using digital images, staff will inform and educate pupils about the risks associated with the taking, use, sharing, publication and distribution of images. Pupils are advised to be very careful about placing any personal photos on any 'social' online network space. They are taught to understand the need to maintain privacy settings so as not to make public, personal information.



- Staff are governed by their contract of employment, the staff Code of Conduct, and sign the school's Acceptable Use Agreement. This includes a clause on the use of mobile phones/personal equipment for taking pictures of pupils.
- The school blocks/filters access to social networking sites or newsgroups unless there is a specific approved educational purpose.
- Staff are permitted to take digital/video images to support educational aims, but must follow school procedures concerning the sharing, distribution, and publication of those images. Those images will, wherever possible, only be taken on school equipment. Members of staff may occasionally use personal phones to capture photos or videos of pupils. These will be appropriate, linked to school activities, taken without secrecy, and not captured in a one-to-one situation. Photos will always be moved to school storage as soon as possible after which they are deleted from personal devices and/or cloud services.
- Staff will ensure that when taking digital/video images, pupils are appropriately dressed and are not participating in activities that might bring the individuals or the school into disrepute.
- Digital images/videos are stored on the school network in line with the retention schedule of the school Data Protection Policy.
- Pupils are taught about how images can be manipulated in their online safety education programme and are taught to consider how to publish for a wide range of audiences which might include Governors, parents/carers, or younger children as part of their computing scheme of work;
- Pupils are taught that they should not post images or videos of others without their consent. We
 teach them about the risks associated with providing information with images (including the name of
 the file), that reveals the identity of others and their location, such as house number, street name or
 school. We teach them about the need to keep their data secure and what to do if they or a friend
 are subject to bullying or abuse.
- Staff and parents/carers are regularly reminded about the importance of not sharing without consent, due to child protection concerns (e.g., children looked-after may have restrictions for their own protection) data protection, religious or cultural reasons or simply for reasons of personal privacy.
- If specific pupil photos (not group photos) are used on the school website, in the prospectus or in
 other high-profile publications, the school will obtain individual parent/carer or pupil consent for its
 long-term use (for more information see KAHSC Safety Series: General G21 The Use of Images
 when Working with Children and the KAHSC Model Consent Form trips images and pain relief).
- A pupil's work can only be published with the consent of the pupil and parents/carers. We will seek the consent of the pupil first and then, if necessary, the parents/carers.

11. CLOUD PLATFORMS

This school adheres to the principles of the DfE document 'Cloud computing services: guidance for school leaders, school staff and governing bodies' Meeting digital and technology standards in schools (Cloud solution standards for schools and colleges and our Data Protection Policy and procedures includes the use of Cloud services.

For online safety, basic rules of good password management, expert administration and training is used to keep staff and pupils safe and to avoid incidents. The DPO/SIRO and IT Systems Manager will analyse and document systems and procedures before they are implemented and regularly review them.

The following principles apply:

- Privacy statements inform parents/carers and children when and what type of data is stored in the cloud.
- The DPO approves new cloud systems, what may or may not be stored in them and by whom on the basis of a data protection impact assessment (DPIA).
- Regular training ensures all staff understand sharing functionality and this is audited to ensure that pupil data is not shared by mistake. Open access or widely shared folders are clearly marked as such
- Pupils and staff are only given access and/or sharing rights when they can demonstrate an understanding of what data may be stored and how it can be seen.
- Pupil images/videos are only made public with parent/carer consent.
- Only school-approved platforms are used by pupils or staff to store pupil work.



• All stakeholders understand the difference between consumer and education products (e.g., a private Gmail account or Google Drive and those belonging to a managed educational domain).

12. SOCIAL MEDIA

MANAGING SOCIAL NETWORKING, SOCIAL MEDIA, AND PERSONAL PUBLISHING SITES

This school operates on the principle that if we don't manage our social media reputation, someone else will. Online reputation management is about understanding and managing our digital footprint (everything that can be seen or read about the school online). Negative coverage almost always causes some level of disruption and can result in distress to individuals.

We therefore manage our social media footprint carefully to know what is being said about the school and in order to respond to criticism and praise in a fair, responsible manner.

The school has official social media accounts which are managed by the school and will respond to general enquiries about the school, but we ask parents/carers not to use these channels to communicate about their children or other personal matters.

Email is the official electronic communication channel between parents/carers and the school, and between staff and pupils and we use EduLink to facilitate this securely.

[Email is the official electronic communication channel between parents/carers and the school and we use EduLink One to facilitate this securely. We use Exchange/Outlook for communication between staff and pupils.]

While we welcome communication about and with us from within and outside our school community online using our social media accounts, they **must never** be used to communicate with us about personal or private matters, including over any private messaging service operated by such social media providers.

Staff, pupils' and parents/carers' Social Media presence:

Social media is a fact of modern life and, as a school, we accept that many parents/carers, staff, and pupils will use it. However, as stated in the Acceptable Use Agreements and our Whole School Behaviour Policy and Procedures, we expect everybody to behave in a positive manner, engaging respectfully with the school and each other on social media, in the same way as they would face to face.

This positive behaviour can be summarised as not making any posts which are, or could be construed as bullying, aggressive, rude, insulting, illegal or otherwise derogatory or inappropriate or which might bring the school, pupil body or teaching profession into disrepute. This applies to both public pages and to private posts e.g., parent/carer chats, pages, or groups.

If parents/carers have a concern about the school, we urge them to contact us directly and in private to resolve the matter. If an issue cannot be resolved in this way, the school complaints procedure (available via the school website) should be followed. Sharing complaints on social media is unlikely to help resolve the matter but can cause upset to staff, pupils, and parents/carers, also undermining staff morale and the reputation of the school.

Many social media platforms have a minimum age of 13 but the school regularly deals with issues arising on social media with pupils under the age of 13. We ask parents/carers to respect age ratings on social media platforms wherever possible and not encourage or condone underage use. However, the school accepts that there is a balance between not encouraging underage use whilst at the same time needing to acknowledge reality in order to best help our pupils to avoid or cope with issues if they arise. Online safety lessons will look at social media and other online behaviour, how to be a good friend online and how to report bullying, misuse, intimidation, or abuse or exploitation. However, children will often learn most from the models of behaviour they see and experience. Parents/carers can best support this by talking to their children about the apps, sites, and games they use, with whom, for how long, and when.



Pupils are not allowed to be 'friends' with or make a 'friend request' to any staff, Governors, volunteers or regular school contractors or otherwise communicate via social media. Pupils are discouraged from 'following' staff, Governors, volunteers, or regular school contractors' public accounts (e.g., following a staff member with a public Instagram account). However, we accept that this can be difficult to control. This, however, highlights the need for staff to remain professional in their private lives. Conversely staff must not follow public pupil accounts.

Staff are reminded that they should not bring the school or profession into disrepute and the best way to avoid this is to have the strictest privacy settings and avoid inappropriate sharing and oversharing online. Staff must never discuss the school or its stakeholders on social media and ensure that their personal opinions are not attributed to the school.

The following principles apply:

- The school will take steps to control access to social media and social networking sites over school networks, on school-owned devices and on social media or other online accounts we control.
- Appropriate guidance or signposting will be provided for pupils, parents, governors, staff and volunteers about <u>Social Media and how to use it safely - NCSC.GOV.UK</u>, <u>Social Media - UK Safer</u> <u>Internet Centre</u>, and <u>Social media and online safety | NSPCC Learning</u>.
- Pupils will be advised never to give out personal details of any kind which may identify them and / or their location. Examples would include real name, address, mobile or landline phone numbers, school attended, IM and email addresses, full names of friends/family, specific interests, and clubs etc.
- Staff wishing to use social media tools with pupils as part of the curriculum will risk assess the sites
 before use and check the site's terms and conditions to ensure the site is age appropriate. Staff will
 obtain documented consent from the SLT before using social media tools in the classroom.
- Staff official blogs or wikis will be password protected and run from the school website with approval from the SLT. Members of staff are advised not to run social network spaces for pupil use on a personal basis.
- Personal publishing will be taught via age-appropriate sites that are suitable for educational purposes. They will be moderated by the school where possible.
- Pupils will be advised on security and privacy online and will be encouraged to set passwords, deny access to unknown individuals and to block unwanted communications.
- Pupils will be encouraged to approve and invite known friends only on social networking sites and to deny access to others by making profiles private.
- All members of the school community are advised not to publish specific and detailed private thoughts, especially those that may be considered threatening, hurtful, or defamatory.
- Steps will be taken in line with guidance on <u>How schools and parents can spot and tackle online</u> abuse of teachers The Education Hub (blog.gov.uk).
- Newsgroups will be blocked unless a specific use is approved.
- Concerns regarding a pupil's use of social networking, social media, and personal publishing sites (in or out of school) will be raised with their parents/carers, particularly when concerning the underage use of sites.
- Staff personal use of social networking, social media and personal publishing sites will be discussed as part of staff induction and outlined in the school Staff Acceptable Use Agreement.
- Further guidance can be found in the document 'Safe Use of Facebook and Other Social Networking Sites' on the KAHSC website (<u>kymallanhsc.co.uk</u>). Staff can request a member login from the site.

Personal devices and bring your own device (BOYD) procedures:

We recognise the widespread use of personal devices makes it essential that schools take steps to ensure mobile phones and devices, including wearable or "smart" technologies like health or fitness trackers, are used responsibly at school and it is essential that pupil use of their devices does not impede teaching, learning and good order in classrooms. Staff will be given clear boundaries on professional use.

Mobile devices can present a number of problems when not used appropriately:

They are valuable items which may be stolen or damaged;



- Their use can render pupils or staff subject to cyberbullying:
- Apps or mobile devices which broadcast location data can make staff or pupils vulnerable to behaviours like stalking and can provide perpetrators with information to take cyberbullying into the real world:
- Internet access on phones and personal devices can allow pupils to bypass school security settings and filtering;
- They can undermine classroom discipline as they can be used on "silent" mode;
- Mobile phones with integrated cameras could lead to child protection, bullying and data protection issues in relation to inappropriate capture, use or distribution of images of pupils or staff.

Permitted use of mobile phones and personal devices is a school decision and the following will apply:

- The use of mobile phones and other personal devices by pupils and staff in school will be decided by the school and covered in the school Acceptable Use Agreement.
- The sending of abusive or inappropriate messages or content via mobile phones or personal devices is forbidden by any member of the school community and any breaches will be dealt with as part of the school Discipline/Behaviour Policy.
- The school reserves the right to search the content of any mobile or handheld devices on the school
 premises where there is a reasonable suspicion that it may contain undesirable materials, including
 those which promote pornography, violence, or bullying. Staff mobiles or hand-held devices may be
 searched at any time as part of routine monitoring.
- School staff may confiscate a phone or device if they believe it is being used to contravene the school's Behaviour Policy or Bullying Procedures.
- If there is suspicion that the material on the mobile may provide evidence relating to a criminal offence the phone will be handed over to the police for further investigation.
- Mobile phones and personal devices will not be used during lessons or formal school time unless as
 part of an approved and directed curriculum-based activity with consent from a member of staff.
 They should be switched off (not placed on silent) and stored out of sight on arrival at school. Staff
 members may use their phones during school break times. All visitors are requested to keep their
 phones on silent whilst in the school.
- The recording, taking, and sharing of images, video and audio on any mobile phone is to be avoided, except where it has been explicitly agreed otherwise by the Headteacher. Such authorised use is to be monitored and recorded. All mobile phone use is open to scrutiny and the Headteacher is authorised to withdraw or restrict authorisation for use at any time if it is deemed necessary. Where permission is given by the Headteacher, no images or videos are to be taken on mobile phones or personally owned mobile devices without the prior consent of the person or people in the image.
- The Bluetooth function of a mobile phone should always be switched off and not be used to send images or files to other mobile phones.
- Electronic devices of all kinds that are brought into school are the responsibility of the user. The
 school accepts no responsibility for the loss, theft, or damage of such items. Nor will the school
 accept responsibility for any adverse health effects caused by any such devices either potential or
 actual.
- Where parents/carers or pupils need to contact each other during the school day, they should do so
 only through the school's telephone. Staff may use their phones during break times.
- Mobile phones and personal devices are not permitted to be used in certain areas within the school site such as changing rooms and toilets.

Pupil use of personal devices:

The DfE has issued guidance for schools on <u>prohibiting the use of mobile phones throughout the school day</u> along with guidance on creating a mobile phone-free school environment.

- Mobile phones which are brought into school must be turned off and stored out of sight (in a bag or locker, not pockets) immediately as the pupil arrives at the school gate. They must remain turned off, and out of sight, until the pupil has left the site at the end of the day.
- If a mobile phone is confiscated the mobile phone policy protocols will be followed. A member of the school's administration team will contact a parent or carer to inform them of their child's phone confiscation. The phone will be made available for collection by a parent or carer. Mobile phones will only be returned to a parent, carer or nominated adult.



- Phones and devices must not be taken into examinations. Pupils found in possession of a mobile
 phone during an exam will be reported to the appropriate examining body. This may result in the
 pupil's withdrawal from either that examination or all examinations.
- If a pupil needs to contact a parent/carer, they will be allowed to use a school phone. Parents/carers are advised not to contact their child via their mobile phone during the school day, but to contact the school office.
- Pupils should protect their phone numbers by only giving them to trusted friends and family members.
- Pupils will be instructed in safe and appropriate use of mobile phones and personal devices and will be made aware of boundaries and consequences.
- Pupils will be provided with school mobile phones or other hand-held personal devices to use in specific learning activities under the supervision of a member of staff. Such mobile phones will be set up so that only those features required for the activity will be enabled.

Staff use of personal devices:

- Staff are encouraged not to use their own personal phones or devices for contacting children, young people, and their families within or outside of the setting in a professional capacity. Where members of staff are required to use a mobile phone for school duties, for instance in case of emergency during off-site activities, or for contacting pupils or parents/carers, a school mobile phone will be provided and used. In an emergency where a staff member does not have access to a school-owned device, they should use their own device and hide their own mobile number for confidentiality purposes.
- Pastoral Leaders are issued with a school phone where contact with pupils or parents/carers is required.
- Mobile phones and personally-owned devices will be switched off or switched to 'silent' mode;
 Bluetooth communication should be "hidden" or switched off, location data switched off unless being
 used only for the duration of a specific task like route directions on a school trip, and mobile phones
 or personally owned devices will not be used during teaching periods unless permission has been
 given by a member of SLT for emergency circumstances.
- If members of staff have an educational reason to allow children to use mobile phones or personal devices as part of an educational activity, it will only take place when approved by the SLT.
- If a member of staff breaches the school policy and procedures, then disciplinary action may be taken. Member of staff should refer to the Staff Code of Conduct.

Parents/carers are asked to keep phones out of sight whilst on the school premises. They must ask permission before taking any photos e.g., of displays in corridors or classrooms and avoid capturing images of other children. Parents/carers are asked not to call pupils on their mobile phones during the school day; urgent messages can be passed via the school Reception.

Network/Internet access on school devices:

Pupils are not allowed networked file access via personal devices. However, sixth-form pupils are permitted to access the school wireless Internet network for school-related Internet use/limited personal use within the framework of the Acceptable Use Agreement. All such use is monitored.

Searching, Screening and Confiscation:

In line with the DfE guidance 'Searching, screening and confiscation: guidance for schools', the Headteacher and staff authorised by them have a statutory power to search pupils/property on school premises. This includes the content of mobile phones and other devices, for example as a result of a reasonable suspicion that a device contains illegal or undesirable material, including but not exclusive to sexual images, pornography, upskirting, violence or bullying. Further details are available in the Behaviour Policy and Procedures.



13. GENERATIVE ARTIFICIAL INTELLIGENCE.

Generative artificial intelligence (AI) is technology that can be used to create new content based on large volumes of data that models have been trained on from a variety of works and other sources. ChatGPT and Google Bard are generative AI tools built on large language models (LLMs).

Tools such as ChatGPT, Gemini, MS Copilot and Google Bard can:

- answer questions
- complete written tasks
- respond to prompts in a human-like way

Other forms of generative AI can produce:

- audio
- Images
- simulations
- code
- text
- videos

Al technology is not new and we already use it for:

- email spam filtering
- navigation apps
- online chatbots
- media recommendation systems

However, recent advances in technology mean that we can now use tools such as ChatGPT and Google Bard to produce Al-generated content. This creates both opportunities and challenges for schools which are briefly described in DfE guidance Generative artificial intelligence (AI) in education - GOV.UK GOV.UK (www.gov.uk).

We recognise that this means we have two key duties:

- to prepare pupils for changing workplaces, and
- to teach pupils how to use emerging technologies, such as generative AI, safely and appropriately.

This has implications for:

- how effectively we use and monitor the use of AI
- the protection of the personal data, privacy and intellectual property of staff and pupils and explicit consent if any data will be used for machine learning.
- maintaining the integrity of formal assessments i.e., detecting and preventing the misuse of AI, and
- curriculum development.

At different stages of education, teaching may include:

- the limitations, reliability, and potential bias of generative AI;
- how information on the internet is organised and ranked;
- online safety to protect against harmful or misleading content;
- understanding and protecting intellectual property (IP) rights;
- creating and using digital content safely and responsibly;
- the impact of technology, including disruptive and enabling technologies;
- foundational knowledge about how computers work, connect with each other, follow rules and process data.

All staff who make any use of Al are expected to have read the DfE guidance (see link above) and must incorporate the principles in all of their work with it. All work with Al must also be done in line with this Policy and our Data Protection Policy. New uses of Al that are not similar to anything we currently do



must be explained to and approved by the DTL, who will lead on deciding whether the benefits outweigh the risks and how the risks will be monitored and minimised.

14 MANAGING FILTERING AND MONITORING

Whilst considering our responsibility to safeguard and promote the welfare of children, and provide them with a safe environment in which to learn, we (the Governors, SLT and staff) will do all we reasonably can to limit children's exposure to online safety risks from the school's IT system. As part of this process, we will ensure that the school has appropriate filtering and monitoring system in place and will regularly review their effectiveness.

By making use of an appropriate <u>risk assessment</u>, the school will work towards meeting the obligations set out in the DfE filtering and monitoring standards, which set out that schools should:

- identify and assign roles and responsibilities to manage filtering and monitoring systems;
- review filtering and monitoring provision at least annually;
- block harmful and inappropriate content without unreasonably impacting teaching and learning;
- have effective monitoring strategies in place that meet their safeguarding needs;

The Governors will:

 review the standards and discuss with IT staff and service providers what more needs to be done to support the school in meeting the standards.

The following issues will be addressed in relation to the management of filtering:

- The school's broadband access will include filtering appropriate to the age and maturity of pupils and will ensure that filtering procedures are continually reviewed.
- The school will work with the Smoothwall for the web and Microsoft for email to ensure that filtering procedures are continually reviewed.
- The school will have a clear procedure for monitoring and subsequent reporting breaches of filtering. All members of the school community (all staff and all pupils) will be aware of this procedure.
- Staff will report breaches of filtering. All members of the school community (all staff and all pupils) will be aware of this procedure.
- If staff or pupils discover unsuitable sites, the URL will be reported to the IT Systems Manager or DTL who will then record the incident and escalate the concern as appropriate.
- The school filtering system will block all sites on the Internet Watch Foundation (IWF) list.
- Changes to the school filtering procedures will be risk assessed by staff with educational and technical experience prior to any changes and where appropriate with consent from the SLT.
- The school SLT will ensure that regular checks are made to ensure that the filtering methods selected are effective.
- Any material that the school believes is illegal will be reported to appropriate agencies such as <u>IWF</u>, the Police or <u>CEOP</u>.
- The school's access strategy will be designed by educators to suit the age and curriculum requirements of the pupils, with advice from network managers.

Filtering on school networks must not be tested by searching for content that is known to be filtered because it is harmful. South West Grid for Learning (swgfl.org.uk) have created a tool to check whether a school's filtering provider is signed up to relevant lists (CSA content, Sexual Content, Terrorist content Your Internet Connection Blocks Child Abuse & Terrorist Content).

15 NETWORK CAMERAS AND SURVEILLANCE CAMERA SYSTEMS (INCLUDING CCTV)

The school uses a surveillance camera system for security and safety. A limited team of people with access to the CCTV system are the Headteacher, the IT Technician and Site Manager, Assistant Headteacher for Behaviour and the DSL who have all undergone training. t cannot be accessed externally except through a secure mobile app. Notification of CCTV use is displayed at the front of the



school and at various points throughout the building so that individuals are aware that CCTV is in operation. Staff will refer to the Information Commissioner's Office (ICO) for further guidance and the school CCTV procedures.

In relation to network cameras:

- We do not use publicly accessible network cameras in school.
- All network cameras that are not in use are covered so that, if accessed in an unauthorised way, it
 will not function to broadcast anything usable.
- Misuse of the network cameras by any member of the school community will result in sanctions.
- Network cameras can be found throughout the school. Notification is given in this/these area(s) filmed by network cameras by signage.
- As for all images, content captured by network cameras can only be published if pupil and parent/carer consent is valid.

16 MANAGING EMERGING TECHNOLOGIES

Many emerging communications technologies offer the potential to develop new teaching and learning tools, but require risk assessment to ensure effective and safe practice in the classroom.

- Emerging technologies will be examined for educational benefit and a risk assessment will be carried out before use in school is allowed.
- Pupils will be instructed about safe and appropriate use of personal devices both on and off site in accordance with the school Acceptable Use Agreement/Mobile Phone Procedures.

17 CYBER SECURITY AND RESILIENCE

It is vital that the school understand our vulnerabilities in relation to potential cyber-attacks and breaches, regularly review our existing defences and take the necessary steps to protect our networks. As well as having a current and cohesive Cyber Response Plan in place, there are several measures that we can implement to help to improve our IT security and mitigate the risk of a cyber-attack. These measures fall under the 'Identify, Protect and Detect' pillars of effective cyber resilience and are outlined in our cyber security and resilience strategy. A copy of our strategy is available on request from the school office.

18 POLICY DECISIONS

AUTHORISING INTERNET ACCESS

The school will allocate Internet access to staff and pupils based on educational need. It will be clear who has Internet access and who has not. Normally most pupils will be granted Internet access. We will not prevent pupils from accessing the Internet unless the parents/carers have specifically denied permission, or the child is subject to a sanction as part of the Whole School Behaviour Policy.

- The school will maintain a current record of all staff and pupils who are granted access to the school's electronic communications.
- All staff will read and sign the Staff Acceptable Use Agreement before using any school ICT resources.
- Parents/carers will be asked to read and sign the school Acceptable Use Agreement for pupil access and discuss it with their child, where appropriate.
- Parents/carers will be informed that pupils will be provided with supervised Internet access appropriate to their age and ability.
- When considering access for vulnerable members of the school community (such as with children
 with Special Education Needs and Disabilities) the school will make decisions based on the specific
 needs and understanding of the pupil(s).



 Pupils will apply for Internet access individually by agreeing to comply with the school online safety rules and Acceptable Use Agreement

ASSESSING RISKS

As the quantity and breadth of information available through the Internet continues to grow it is not possible to guard against every undesirable situation. The school will need to address the fact that it is not possible to completely remove the risk that pupils might access unsuitable materials via the school system.

Risks can be considerably greater where tools are used which are beyond the school's control such as most popular social media sites.

- The school will take all reasonable precautions to ensure that users access only appropriate
 material. However, due to the global and connected nature of Internet content, it is not possible to
 guarantee that access to unsuitable material will never occur via a school computer. Neither the
 school nor the Local Authority can accept liability for the material accessed, or any consequences
 resulting from Internet use.
- The school will audit ICT use to establish if the Online Safety Policy and Procedures is adequate and that the implementation of the Online Safety Policy is appropriate.
- The use of computer systems without permission or for inappropriate purposes could constitute a criminal offence under the Computer Misuse Act 1990 and breaches will be reported to the police using 101.
- Methods to identify, assess and minimise risks will be reviewed regularly.

RESPONDING TO INCIDENTS OF CONCERN

Refer to Section 3.

19 COMMUNICATING POLICY AND PROCEDURES

INTRODUCING THE POLICY AND PROCEDURES TO PUPILS

Many pupils are very familiar with the culture of mobile and Internet use, so we try to involve them in the development of the School Online Safety Policy, through "pupil voice" activities like the School Council. As pupils' perceptions of the risks will vary, the online safety rules will be explained or discussed in an age-appropriate manner.

Online safety pupil and parent/carer engagement programmes we can use include:

- Think U Know: https://www.ceopeducation.co.uk/parents/
- Childnet: http://www.childnet.com

Pupil induction and ongoing training and education will include:

- Informing all users that network and Internet use will be monitored.
- Establishing an online safety training programme across the school to raise the awareness and highlight the importance of safe and responsible Internet use.
- Pupil instruction regarding responsible and safe use before Internet access is given.
- An online safety module in the computing programmes covering both safe school and home use.
- Online safety training as part of the transition programme across the Key Stages and when moving between schools or other educational or training settings.
- Accessible online safety rules or copies of the pupil Acceptable Use Agreement including posters in all rooms with computers/Internet access.
- Regular reinforcement of safe and responsible use of the Internet and technology across the curriculum, in all subject areas, and extended schools or extra-curricular activities.



Particular attention paid to online safety education where pupils are considered to be vulnerable.

DISCUSSING THE POLICY AND PROCEDURES WITH STAFF

It is important that all staff feel confident meeting the demands of using IT appropriately in teaching, administration, and all other aspects of their school and personal life and the school's Online Safety Policy and Procedures will only be effective if all staff subscribe to its values and methods.

Staff will be given opportunities to discuss the issues and develop appropriate teaching or other work strategies. It would be unreasonable, for instance, if cover or supply staff were asked to take charge of an Internet activity without preparation.

Any member of staff who has concerns about any aspect of their own or anyone else's IT or Internet use, either on or off site, should discuss this with their line manager. Where concerns are related to children's safeguarding, they should also be reported to the DSL who should follow the Child Protection Policy and Procedures for recording and reporting allegations that meet the harm threshold and recording (and in some case reporting i.e., to a contractor's employer) low level concerns that do not.

Consideration is given when members of staff are provided with devices by the school which may be accessed outside of the school network. Staff are made aware of their responsibility to maintain the security and confidentiality of school information.

All staff have a universal duty to understand harms and protect children from them, including online. IT use is widespread and all staff, including administration, midday supervisors, facilities staff, Governors, and volunteers who use it or work with children who use it, are included in awareness-raising and training.

Induction of all new staff will include:

- A copy of the Online Safety Policy and Procedures and a scheduled opportunity to discuss them.
- That Internet traffic can be monitored and traced to the individual user, and the importance of having high professional standards and always following current policies and procedures.
- Up-to-date and appropriate staff training in safe and responsible Internet use, both professionally and personally.
- Requirement to read, understand and sign relevant Acceptable Use Agreements.
- For staff who manage filtering systems or monitor IT use: that they will be supervised by the SLT and what the procedures for reporting issues are.
- How the school will promote online tools which staff should use for work purposes, especially with children, and the procedure staff should go through if there is a new tool they want to use.
- That their online conduct out of school could have an impact on their role and reputation in school.
 Civil, legal, or disciplinary action could be taken if they are found to bring the profession or institution into disrepute, or if something is felt to have undermined confidence in their professional abilities.

Volunteers will receive an online safety induction based on what staff receive but suitable for the role they have been asked to fulfil.

ENLISTING PARENTS'/CARERS' SUPPORT

Internet use in pupils' homes is increasingly widespread. Unless parents/carers are aware of the dangers, pupils may have unrestricted and unsupervised access to the Internet in the home. The school may be able to help parents/carers plan appropriate, supervised use of the Internet at home and educate them about the risks.

To engage with parents/carers we will:

- draw attention to our Online Safety Policy and Procedures in newsletters, and on the school website;
- encourage a partnership approach to online safety at home and at school which may include demonstration evenings, regular suggestions for safe home Internet use, promoting educational



online safety activities for families, or highlighting online safety issues at other attended events e.g., Parents' Evening and sporting fixtures after school;

- Advise parents on the details of the school procedure on the use of mobile phones by pupils whilst
 on school premises and educate pupils about the risks associated with the use of mobile phones
 both in school and more broadly, and the benefits of a mobile phone-free school environment;
- ask parents/carers to read and sign the school Acceptable Use Agreement for younger pupils and discuss its implications with their children and offer support to do this if required;
- provide information and guidance for families about online safety in a variety of formats;
- provide advice on useful resources and websites, filtering systems and educational and leisure activities which include responsible use of the Internet;
- refer interested parents/carers to organisations listed in the Online Safety Links at Appendix C;
- advise that they check whether their child's use of the Internet elsewhere in the community is covered by an appropriate Acceptable Use Agreement and if they understand the rules.

20 COMPLAINTS

The school will take all reasonable precautions to ensure online safety. However, owing to the international scale and linked nature of Internet content, and the availability of mobile technologies and speed of change, it is not possible to guarantee that unsuitable materials will never appear on a school computer or mobile device. Neither the school staff nor the Governing Board can accept liability for material accessed, or any consequences of Internet access.

- Complaints about the misuse of on-line systems will be dealt with under the school's Complaints Procedure.
- Complaints about cyberbullying are dealt with in accordance with our anti-bullying procedures which form part of our Behaviour Policy and Procedures.
- Complaints related to child protection are dealt with in accordance with school Child Protection Policy and Procedures.
- Any complaints about staff misuse will be referred to the Headteacher.
- All online safety complaints and incidents will be recorded by the school including any actions taken.

Staff and pupils are given information about infringements in use and possible sanctions. Sanctions available include:

- interview/counselling by class teacher, form tutor, Pastoral Leader, DSL, Headteacher or other suitable member of staff;
- informing parents/carers;
- removal of Internet or computer access for a period, which could ultimately prevent access to files held on the system, including examination coursework);
- referral to the police.



Appendix A Cockermouth School - Online Safety - Filtering and Monitoring Arrangements

10. INTRODUCTION

The Department for Education's (DfE) statutory guidance 'Keeping Children Safe in Education' obliges schools in England to "ensure appropriate filters and appropriate monitoring systems are in place and regularly review their effectiveness" and they "should be doing all that they reasonably can to limit children's exposure to risks from the school's IT system" however, we will "be careful that "over blocking" does not lead to unreasonable restrictions as to what children can be taught with regards to online teaching and safeguarding."

To further support schools to meet digital and technology standards, the DfE have published Filtering and Monitoring Standards. (See 2. Below). In addition to aspects of both filtering and monitoring systems, these standards detail the allocation of roles and responsibilities, and that schools should be checking their filtering and monitoring provision at least annually. Given the extent of personal data involved with some monitoring solutions, we will consider undertaking a data protection impact assessment and ensure that the adopted monitoring strategy is integrated within our policies and alongside relevant data sharing agreements.

'Keeping Children Safe in Education' also requires that **all** staff should receive, at induction, appropriate safeguarding and child protection training (including online safety which, amongst other things, includes an understanding of the expectations, applicable roles and responsibilities in relation to filtering and monitoring). The training will be regularly updated. In addition, all staff receive safeguarding and child protection (including online safety) updates (for example, via email, e-bulletins, and staff meetings), as required, and at least annually, to continue to provide them with relevant skills and knowledge to safeguard children effectively.

It is essential that children are safeguarded from potentially harmful and inappropriate online material. An effective whole school approach to online safety, including arrangements for filtering and monitoring, empowers the school to protect and educate pupils, and staff in their use of technology and establishes mechanisms to identify, intervene in, and escalate any concerns where appropriate.

The breadth of issues classified within online safety is considerable and ever evolving, but can be categorised into four areas of risk:

content: being exposed to illegal, inappropriate, or harmful content, for example: pornography, fake news, racism, misogyny, self-harm, suicide, anti-Semitism, radicalisation, and extremism.

contact: being subjected to harmful online interaction with other users; for example: peer to peer pressure, commercial advertising and adults posing as children or young adults with the intention to groom or exploit them for sexual, criminal, financial or other purposes.

conduct: online behaviour that increases the likelihood of, or causes, harm; for example, making, sending and receiving explicit images (e.g. consensual and nonconsensual sharing of nudes and seminudes and/or pornography, sharing other explicit images and online bullying, and

commerce: risks such as online gambling, inappropriate advertising, phishing and or financial scams. If we feel our pupils, pupils or staff are at risk, we will report incidents to the Anti-Phishing Working Group (https://apwg.org/).

Filtering and monitoring systems are used to keep pupils safe when using the school's IT system. Filtering systems block access to harmful sites and content. Monitoring systems identify when a user accesses or searches for certain types of harmful content on school devices (it doesn't stop someone accessing it). The school is then alerted to any concerning content so that appropriate interventions and ultimate responses can be made.

All staff and others who can access school devices will be provided with a copy of the school Code of Conduct on induction which sets out information in relation to the acceptable behaviour standards, including those for use of school devices (either in school or off-site). All staff, pupils (or parents/carers on the child's behalf) and Governors will be required to read and sign the Online Acceptable Use agreement on induction for the use of school devices (either in school or off-site).



11. DFE FILTERING AND MONITORING STANDARDS

The DfE published updated guidance in March 2023 which sets out standards that schools should meet in relation to filtering and monitoring. The school will comply with the requirements set out in DfE guidance relating to <u>'filtering and monitoring standards for schools and colleges'</u>, which are summarised in figure 1 below:

Required Outcome	Responsibility	Named responsible individual(s)
Identify and assign a member of the Senior Leadership Team (SLT) to be responsible for ensuring that the standards are met.	Governors	Mr S Milledge
Identify and assign a Governor to be responsible for ensuring that the standards are met.	Governors	Mr T Roberts
Identify and assign the roles and responsibilities of staff (e.g. school Digital Technology Lead, Designated Safeguarding Lead) and third parties (e.g. external service providers).	Governors	Mr T Roberts
Document decisions about what is blocked or allowed and why.	SLT	Mr A Westley
Review the effectiveness of our provision (and provide evidence e.g. communication between technical staff and Designated Safeguarding Leads (DSLs).	SLT	Mr A Westley
Oversee reports.	SLT	Mr S Milledge
Ensuring all staff have received appropriate and up to date training, follow Policies, procedures and processes around online safety and filtering and monitoring.	SLT	
Ensuring all staff act on reports and concerns.	SLT	
Oversee and act on filtering and monitoring reports.	DSL	Mr S Milledge
Oversee and act on safeguarding concerns.	DSL	Mr S Milledge
Oversee and act on checks to monitoring systems.	DSL	Mr S Milledge
Maintain filtering and monitoring systems.	IT service provider	Mr A Westley
Provide filtering and monitoring reports.	IT service provider	Mr A Westley
Complete actions following concerns or checks to systems.	IT service provider	Mr A Westley
Carry out reviews of the filtering and monitoring provision at least annually.	JOINT (Govs, SLT, DSL, and IT provider)	
Carry out checks which are informed by the review to ensure systems are working as intended.	JOINT (Govs, SLT, DSL, and IT provider)	

Figure 1: Filtering and monitoring standards – summary of requirements.

In order to meet these requirements we will ensure that the following arrangements are in place at the outset.

We will identify and assign roles and responsibilities to manage our filtering and monitoring systems as follows and outlined above:

• A member of SLT and a Governor will be responsible for ensuring the standards are met.



- The roles and responsibilities of individual staff members (e.g. pastoral leads, DTL, DSL) and third
 parties (e.g. external service providers such as IT providers) will be clearly identified.
- The school's access strategy will be designed by educators to suit the age and curriculum requirements of the pupils, with advice from network managers. All decisions regarding what content is blocked or allowed, and why, will be documented.
- All staff will be given awareness training at induction outlining how our filtering and monitoring systems work. This training will also be included in the annual safeguarding training.

Day to day management of filtering and monitoring systems requires the specialist knowledge of both safeguarding and IT staff to be effective. The Headteacher/DSL works closely together with IT service providers to meet the needs of our setting.

The Headteacher/DSL takes lead responsibility for safeguarding and online safety, in the following areas:

- filtering and monitoring reports;
- safeguarding concerns;
- checks to filtering and monitoring systems.

The Headteacher/IT service provider has technical responsibility for:

- maintaining filtering and monitoring systems;
- providing filtering and monitoring reports;
- completing actions following concerns or checks to systems.

The Headteacher and IT service provider work to:

- procure systems
- identify risk
- carry out reviews
- carry out checks

12. BLOCKING HARMFUL AND INAPPROPRIATE CONTENT

No filtering system can be 100% effective and we understand the coverage of our filtering system, any limitations it has, and take mitigating measures accordingly to minimise harm and to meet our statutory duties outlined in Keeping Children Safe in Education and the Home Office Prevent Duty.

We will ensure that our filtering system blocks harmful and inappropriate content, including all sites on the <u>Internet Watch Foundation (IWF) list</u>, without unreasonably impacting teaching and learning or restricting pupils from learning how to assess and manage risk themselves. As a minimum we will ensure that our filtering system manages the following content (and web search)

Content	Explanatory notes – content that:
Discrimination	Promotes the unjust or prejudicial treatment of people with protected characteristics of the Equality Act 2010.
Drugs / Substance abuse	Displays or promotes the illegal use of drugs or substances.
Extremism	Promotes terrorism and terrorist ideologies, violence or intolerance.
Gambling	Enables gambling.
Malware / Hacking	Promotes the compromising of systems including anonymous browsing and other filter bypass tools as well as sites hosting malicious content.
Pornography	Displays sexual acts or explicit images.
Piracy and copyright theft	Includes illegal provision of copyrighted material.
Self-Harm	Promotes or displays deliberate self-harm (including suicide and eating disorders).
Violence	Displays or promotes the use of physical force intended to hurt or kill.

Figure 2: Filtering systems - inappropriate online content (reproduced from UKSIC guidance)



In order to ensure that our filtering system blocks harmful and inappropriate content the following arrangements will apply:

- the Governing Body will support SLT to procure and set up systems which meet this standard and the risk profile of the school:
- we will follow the guidance set out for schools by the UK Safer Internet Centre (UKSIC) on <u>'Appropriate Filtering for Education Settings'</u> to inform our approach to establishing appropriate levels of filtering;
- we will ensure that our filtering provider is a member of the <u>Internet Watch Foundation</u>; is signed up
 to the Counter-Terrorism Internet Referral Unit list (CTIRU) and blocks access to illegal content
 including child sexual abuse material (CSAM);
- we will ensure that our filtering system is operational, up to date and applied to all users (including guest user accounts); school owned devices and devices using the school broadband connection;
- our filtering provider will be asked for system specific training and support for the DSL and IT staff as required;
- we will regularly check that our filtering system remains current by using the <u>internet filter test tool</u> created and hosted by South West Grid for Learning (swgfl.org.uk)

13. FILTERING

For filtering to be effective, it should meet the needs of both pupils and staff and reflect specific use of technology whilst minimising potential harms. An active and well managed filtering system is an important part of providing a safe environment for pupils to learn.

Our filtering system:

- filters all internet feeds, including any backup connections;
- is age and ability appropriate for the users, and is suitable for our setting;
- handles multilingual web content, images, common misspellings and abbreviations;
- identifies technologies and techniques that allow users to get around the filtering such as VPNs and proxy services and blocks them;
- provides alerts when any web content has been blocked;

It is important to be able to identify individuals who might be trying to access unsuitable or illegal material so they can be supported by appropriate staff, such as a member of SLT and/or the DSL.

Our filtering systems allow us to identify the:

- · device name or ID, IP address, and where possible, the individual
- time and date of attempted access
- · search term or content being blocked

The school has a clear procedure for reporting breaches of filtering. All members of the school community (all staff and all pupils) will be made aware of this procedure. If staff or pupils discover unsuitable sites, the URL will be reported to the school DTL who will then record the incident and escalate the concern as appropriate. Any material that the school believes is illegal will be reported to appropriate agencies such as IWF, the Police or CEOP.

14. MONITORING

We will employ effective monitoring strategies that meet the safeguarding needs of our school. Whilst we recognise that no monitoring can be 100% effective, we will ensure that, as a minimum, our monitoring system covers the following content:

Content	Explanatory notes – content or communications that:
Illegal	Is illegal (e.g. Child abuse images and terrorist content). It is important that safeguards for illegal content cannot be disabled by the user.
Bullying	Involve the repeated use of force, threat or coercion to abuse, intimidate or aggressively dominate others.



-	
Child Sexual Exploitation	Is encouraging the child into a coercive/manipulative sexual relationship. This may include encouragement to meet.
Discrimination	Promotes the unjust or prejudicial treatment of people with protected characteristics of the Equality Act 2010.
Drugs/Substance abuse	Displays or promotes the illegal use of drugs or substances.
Extremism	Promotes terrorism and terrorist ideologies, violence or intolerance.
Gambling	Enables gambling.
Pornography	Displays sexual acts or explicit images.
Self-Harm	Promotes or displays deliberate self-harm (including suicide and eating disorders).
Violence	Displays or promotes the use of physical force intended to hurt or kill.
Suicide	Suggest the user is considering suicide.

Figure 3: Monitoring systems - inappropriate content (reproduced from UKSIC guidance)

In order to achieve this, the following arrangements will apply.

- We will follow the guidance set out for schools by the UK Safer Internet Centre on <u>'Appropriate Monitoring for Schools'</u> to inform our monitoring strategy.
- The Governing Body will support the SLT to make sure effective device monitoring is in place which meets this standard and the risk profile of the school.
- the DSL will take lead responsibility for any safeguarding and child protection matters that are picked up through monitoring.
- Training will be provided to ensure that the specialist knowledge of both safeguarding and IT staff remains current.
- Staff will provide effective supervision, take steps to maintain awareness of how devices are being used by pupils/others and report any safeguarding concerns to the Headteacher/DSL.

Monitoring user activity on school devices is an important part of providing a safe environment for children and staff. Unlike filtering, it does not prevent users from accessing material through internet searches or software.

Monitoring allows the school to review user activity on our devices. For monitoring to be effective it must pick up incidents urgently, usually through alerts or observations, allowing us to take prompt action and record the outcome.

Our monitoring strategy is informed by the filtering and monitoring review. A variety of monitoring strategies are required to minimise safeguarding risks on internet connected devices and include:

- physically monitoring by staff watching screens of users;
- live supervision by staff on a console with device management software;
- · network monitoring using log files of internet traffic and web access;
- individual device monitoring through software or third-party services.

The Governing Body supports SLT to review the effectiveness of our monitoring strategies and reporting process. We will always make sure that incidents are urgently picked up, acted on and outcomes are recorded. Incidents could be of a malicious, technical, or safeguarding nature. It is clear to all staff how to deal with these incidents and who should lead on any actions.

Device monitoring is managed by the Systems Manager, they will:

- · ensure monitoring systems are working as expected;
- provide reporting on pupil device activity at intervals to be determined by the school;
- · receive safeguarding training including online safety;
- record and report safeguarding concerns to the DSL;

Those involved will also ensure that:

• monitoring data is received in a format that staff can understand;



• users are identifiable to the school, so concerns can be traced back to an individual, including guest accounts.

Our monitoring system will alert us to behaviours associated with the 4c's as outlined in Section 1 – Introduction – above.

15. REVIEW OF FILTERING AND MONITORING

The Governing body/Governors have overall strategic responsibility for meeting the standard which relates to the review of filtering and monitoring. They should make sure that filtering and monitoring provision is reviewed at least annually and may form part of a wider online safety review. Tools such as the SWGfL 360 degree safe self-review tool or the LGFL Online Safety Audit, will help to ensure that filtering and monitoring are working as expected across all devices, including mobile devices.

Reviews of filtering and monitoring are carried out to identify our current provision, any gaps, and the specific needs of any pupils and staff.

Prior to undertaking the review, we will consider the following:

- the risk profile of our pupils, including their age range, pupils with special educational needs and disability (SEND), pupils with English as an additional language (EAL);
- what our filtering system currently blocks or allows and why;
- · any outside safeguarding influences, such as county lines;
- any relevant safeguarding reports;
- the digital resilience of our pupils;
- teaching requirements, for example, our RHSE and PSHE curriculum;
- the specific use of our chosen technologies, including Bring Your Own Device (BYOD);
- the related safeguarding or technology Policies we already have in place;
- the checks that are currently taking place and how resulting actions are handled.

As a result, and to ensure it remains effective, our review of filtering and monitoring will inform:

- related safeguarding or technology policies and procedures;
- · roles and responsibilities;
- any gaps in training for staff;
- · curriculum and learning opportunities;
- procurement decisions:
- how often and what is checked;
- · monitoring strategies.

Although the DfE standards recommended that the review of the filtering and monitoring systems is undertaken at least annually, we will also consider a review when:

- a safeguarding risk is identified:
- there is a change in working practice, like remote access or BOYD;
- new technology is introduced.

As part of the review process, there are a number of external tools which can be used to support the school:

- SWGfL 360 degree safe toolkit
- LGFL Online Safety Audit
- UKCIS (UK Centre for Internet Safety) 'Questions from the governing board'
- UKCIS Online Safety Audit Tool for trainee and early career teachers
- UKCIS '<u>External visitors guidance</u>'

The review is conducted by the Headteacher/DSL and the IT service provider and, where necessary the responsible governor will be involved. The results of the online safety review will be recorded on the SWGFL Filtering and Monitoring Checklist Register (or similar), actioned and shared with staff as appropriate and made available to those entitled to inspect that information.

Reviews may be conducted more frequently if a safeguarding risk is identified (as outlined above), or there is a change in working practice (e.g. remote access or BOYD) or if new technology is introduced. Changes to the school filtering procedures will be <u>risk assessed</u> by staff with educational and technical experience prior to any changes and where appropriate with consent from the SLT. The outcomes from all filtering and monitoring reviews will be recorded.



We will undertake checks of our filtering provision the regularity of which will be based on the context, the risks highlighted in the filtering and monitoring review and any other risk assessments. Any checks will be undertaken from both a safeguarding and IT perspective. We can also make use of the South West Grid for Learning filtering testing tool which checks that our filtering system is blocking access to illegal child sexual abuse material; unlawful terrorist content; and adult content.

When checking our filtering and monitoring systems, we will ensure that the system setup has not changed or been deactivated and the checks will include a range of:

- school owned devices and services (for both pupils and staff), including those used off site;
- implications in relation to geographical areas across the school site;
- user groups, e.g. teachers, pupils and guests.

Records will be held in the form of a <u>System filtering and monitoring checks record/log</u> so that they can be reviewed. Our record/log will include:

- when the checks took place;
- who did the check;
- what they tested or checked;
- resulting actions.

Checks (termly) might include any or all of the following:

- settings and updates on for example [Google for Education and Microsoft systems] [school to include their own systems for checking];
- all in-school staff device password and log-on checks, including those which are used in the home environment;
- pupil and staff account compliance checks;
- maintenance of subscriptions and licences;
- revision and review of policies and procedures.

16. REPORTING SAFEGUARDING AND TECHNICAL CONCERNS

All staff are aware of the reporting mechanisms in place for reporting concerns about safeguarding and technical issues. Staff are advised to report if:

- they witness or suspect unsuitable material has been accessed;
- they can access unsuitable material;
- they are teaching topics which could create unusual activity on the filtering logs;
- there is failure in the software or abuse of the system;
- there are perceived unreasonable restrictions that affect teaching and learning or administrative tasks:
- they notice abbreviations or misspellings that allow access to restricted material.

17. FILTERING AND MONITORING RESOURCE LIST / SOURCES OF FURTHER INFORMATION

DfE Keeping children Safe in Education

DfE Broadband internet standards for schools and colleges

DfE Filtering & monitoring standards for schools and colleges

DfE Cyber security standards for schools and colleges

LGfL Free Training on Filtering and Monitoring

LGfL Online Safety Audit Toolkit

Smoothwall Benchmarking Your Digital Safeguarding - Strategies for Ofsted

SWGfL Filtering and Monitoring Checklist Register

SWGfL 360o Safe - Online safety review tool

UKSIC Guidance on Appropriate Filtering



UKSIC Guidance on Appropriate Monitoring

UKSIC Online safety in schools and colleges: Questions from the Governing Board 2022

UKSIC Webinar: Introduction to Filtering & Monitoring

<u>UKSIC Webinar: Overview of Filtering & Monitoring Standards</u>

<u>UKSIC Webinar: Filtering & Monitoring Systems - Assessing Risk</u>

UKSIC Webinar: Filtering & Monitoring Safeguards

UKSIC Webinar: Filtering & Monitoring Responsibilities & Documenting



APPENDIX B

Associated School Policies and procedures

This Policy should be read in conjunction with the following school Policies/Procedures and, where they exist, addendums to those Policies and procedures:

- Overarching Safeguarding Statement
- Child Protection Policy and Procedures
- Data Protection Policy including Procedures for CCTV
- Health and Safety Policy and Procedures
- Whole School Behaviour Policy
- Procedures for Using Pupil Images
- Whistleblowing Procedures
- Code of Conduct for staff and other adults
- Voluntary Home-School Agreement

COCKERMOUTH SCHOOL ONLINE SAFETY AUDIT

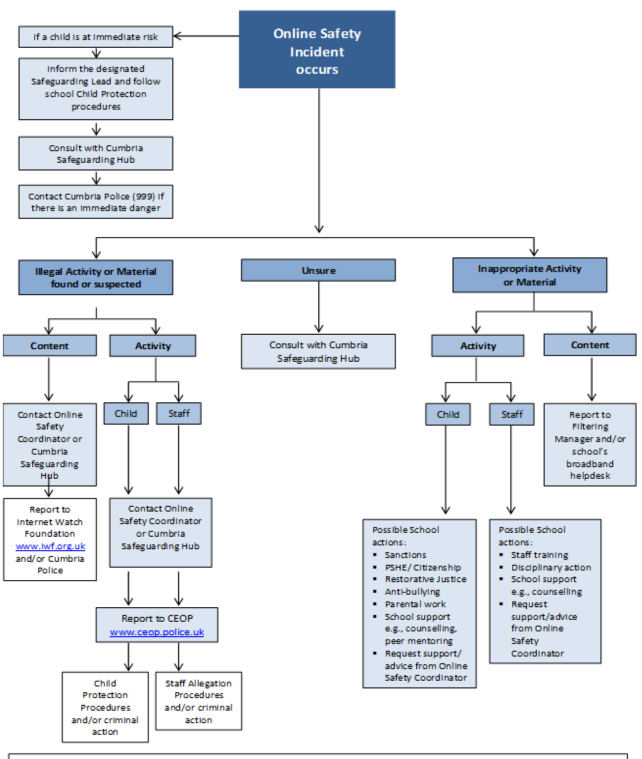
This self-audit will be completed by the member of the Senior Leadership Team responsible for Online Safety. Staff that could contribute to the audit include the Designated Safeguarding Lead, SENDCo, Online Safety Coordinator, Network Manager and Headteacher.

Does school have an Online Safety Policy and Procedures	
Date of latest update:	June 2025
Date of future review:	June 2026 then annually
The Policy & Procedures was agreed by Governors on:	
The Policy & Procedures are available for staff to access at:	
The Policy & Procedures are available for parents/carers to access at:	
The responsible member of the Senior Leadership Team is:	Mr S Milledge
The Governor responsible for Online Safety is:	Mr T Roberts
The Designated Safeguarding Lead is:	Mr S Milledge
The Online Safety Coordinator is:	Mr S Milledge
The Remote Education Lead is:	Dr M Henley
Were stakeholders (pupils, staff, parents/carers) consulted when updating the Policy & Procedures?	Staff
Has up-to-date online safety training been provided for all members of staff (not just teaching staff)?	YES
Do all members of staff sign an Acceptable Use Agreement on appointment?	YES
Are all staff made aware of the school's expectation around safe and professional online behaviour?	YES
Is there a clear procedure for staff, pupils, and parents/carers to follow when responding to or reporting an online safety incident of concern?	YES
Have online safety materials from CEOP, Childnet and UKCIS etc. been obtained?	YES
Is online safety training provided for all pupils (appropriate to age and ability and across all Key Stages and curriculum areas)?	YES
Are online safety rules displayed in all rooms where computers are used and expressed in a form that is accessible to all pupils?	YES
Do parents/carers or pupils sign an Acceptable Use Agreement?	YES
Are staff, pupils, parents/carers, and visitors aware that network and Internet use is closely monitored, and individual usage can be traced?	YES
Has an ICT security audit been initiated by SLT?	YES



Is personal data collected, stored & used according to the principles of the Data Protection Act 2018?	YES
Is Internet access provided by an approved educational Internet service provider which complies with DfE requirements?	YES
Has the school filtering been designed to reflect educational objectives and been approved by SLT?	YES
Are members of staff with responsibility for managing filtering, network access, and monitoring systems adequately supervised by a member of SLT?	YES
Does the school log and record all online safety incidents, including any action taken?	YES
Are the Academy Trust Board and SLT monitoring and evaluating the Policy and Procedures regularly?	YES





Review school Online Safety Policy and Procedures; record actions in Online Safety Incident Log and implement any changes in the future.



APPENDIX C

Online safety links

The following links may help those who are developing or reviewing a school Online Safety Policy and Procedures.

- CEOP (Child Exploitation and Online Protection Centre)
- Childline
- Childnet
- Internet Watch Foundation (IWF)
- <u>Cumbria Local Safeguarding Children Partnership</u> (Cumbria LSCP)
- The PREVENT Duty: an introduction for those with safeguarding responsibilities in schools
- Think U Know website
- Virtual Global Taskforce Report Abuse
- Information Commissioner's Office (ICO)
- Better Internet for Kids
- Cyberbullying.org
- UK Safer Internet Centre
- <u>UK Council for Internet Safety</u> (UKCIS)
- Wise Kids
- Teem
- Family Online Safety Institute (FOSI)
- e-safe Education
- Facebook Advice to Parents
- Test your online safety skills: Click here to access

The above Internet site links were correct at the time of publishing. School staff are advised to check the content of each site prior to allowing access to pupils.

Department for Education/Home Office guidance for schools

PREVENT Duty statutory guidance for Public Bodies: England and Wales – March 2015
The PREVENT Duty – non-statutory Departmental advice for Schools and Childcare Providers – DfE – June 2015

How social media is used to encourage travel to Syria and Iraq – Home Office advice to schools – June 2015



APPENDIX D

LEGAL FRAMEWORK

Protection of Children Act 1978

It is an offence to take, permit to be taken, make, possess, show, distribute or advertise indecent images of children in the United Kingdom. A child for these purposes is anyone under the age of 18. Viewing an indecent image of a child on your computer means that you have made a digital image. An image of a child also covers pseudo-photographs (digitally collated or otherwise). A person convicted of such an offence may face up to 10 years in prison.

Racial and Religious Hatred Act 2006

This Act makes it a criminal offence to threaten people because of their faith, or to stir up religious hatred by displaying, publishing, or distributing written material which is threatening. Other laws already protect people from threats based on their race, nationality, or ethnic background.

Criminal Justice Act 2003

Section 146 of the Criminal Justice Act 2003 came into effect in April 2005, empowering courts to impose tougher sentences for offences motivated or aggravated by the victim's sexual orientation in England and Wales.

Sexual Offences Act 2003

It is an offence to take, permit to be taken, make, possess, show, distribute or advertise indecent images of children in the United Kingdom. A child for these purposes is anyone under the age of 18. Viewing an indecent image of a child on your computer means that you have made a digital image. An image of a child also covers pseudo-photographs (digitally collated or otherwise). This can include images taken by and distributed by the child themselves. A person convicted of such an offence may face up to 10 years in prison.

The offence of grooming is committed if you are over 18 and have communicated with a child under 16 at least twice (including by phone or using the Internet). It is an offence to meet them or travel to meet them anywhere in the world with the intention of committing a sexual offence.

Causing a child under 16 to watch a sexual act is illegal, including looking at images such as videos, photos, or webcams, for your own gratification.

It is also an offence for a person in a position of trust to engage in sexual activity with any person under 18, with whom they are in a position of trust. (Typically, teachers, social workers, health professionals, connexions staff etc. fall in this category of trust).

Any sexual intercourse with a child under the age of 13 commits the offence of rape.

Communications Act 2003 (section 127)

Sending by means of the Internet a message or other matter that is grossly offensive or of an indecent, obscene, or menacing character; or sending a false message by means of or persistently making use of the Internet for the purpose of causing annoyance, inconvenience or needless anxiety is guilty of an offence liable, on conviction, to imprisonment. This wording is important because an offence is complete as soon as the message has been sent; there is no need to prove any intent or purpose.



Data Protection Act 2018 / UK GDPR

The Data Protection Act 2018 came into force on 25 May 2018. The Act, which replaces the 1998 Act, provides a legal framework for data protection in the UK. It is supplemented by the General Data Protection Regulation (UK GDPR), the legal framework that sets guidelines for the collection and processing of personal information of individuals.

The General Data Protection Regulation (UK GDPR) significantly updates previous Data Protection law to reflect changes in technology and the way organisations collect and use information about people in the 21st century. It regulates the processing of personal data and gives rights of privacy protection to all living persons.

Data Controllers are responsible for, and need to be able to demonstrate that they comply with the principles set out in Article 5 of the UK GDPR which requires that:

- Personal data shall be processed lawfully, fairly and in a transparent manner in relation to individuals.
- Personal data shall be collected for specified, explicit and legitimate purposes and not further processed in a manner that is incompatible with those purposes.
- Personal data shall be adequate, relevant, and limited to what is necessary in relation to the purposes for which they are processed.
- Personal data shall be accurate and, where necessary, kept up to date.
- Personal data shall be kept for no longer than is necessary.
- Personal data shall be processed in a manner that ensures appropriate security of it.

The first principle of data protection is **fair**, **lawful**, **and transparent processing**, and is the foundation on which everything else is built.

The Computer Misuse Act 1990 (sections 1 - 3)

This Act makes it an offence to:

- Erase or amend data or programs without authority.
- Obtain unauthorised access to a computer.
- "Eavesdrop" on a computer.
- Make unauthorised use of computer time or facilities.
- Maliciously corrupt or erase data or programs.
- Deny access to authorised users.

UK citizens or residents may be extradited to another country if they are suspected of committing any of the above offences.

Malicious Communications Act 1988 (section 1)

This legislation makes it a criminal offence to send an electronic message (email) that conveys indecent, grossly offensive, threatening material or information that is false; or is of an indecent or grossly offensive nature if the purpose was to cause a recipient to suffer distress or anxiety.

Copyright, Design and Patents Act 1988

Copyright is the right to prevent others from copying or using his or her "work" without permission. The material to which copyright may attach (known in the business as "work") must be the author's own creation and the result of some skill and judgement. It comes about when an individual expresses an idea in a tangible form. Works such as text, music, sound, film, and programs all qualify for copyright protection. The author of the work is usually the copyright owner, but if it was created during employment it belongs to the employer.



It is an infringement of copyright to copy all or a substantial part of anyone's work without obtaining the author's permission. Usually, a licence associated with the work will allow a user to copy or use it for limited purposes. It is advisable always to read the terms of a licence before you copy or use someone else's material. It is also illegal to adapt or use software without a licence or in ways prohibited by the terms of the software licence.

Trademarks Act 1994

This provides protection for Registered Trademarks, which can be any symbol (words, shapes, or images) that are associated with a set of goods or services. Registered Trademarks must not be used without permission. This can also arise from using a Mark that is confusingly similar to an existing Mark.

Public Order Act 1986 (sections 17 — 29)

This Act makes it a criminal offence to stir up racial hatred by displaying, publishing, or distributing written material which is threatening. Like the Racial and Religious Hatred Act 2006 it also makes the possession of inflammatory material with a view of releasing it a criminal offence.

Obscene Publications Act 1959 and 1964

Publishing an "obscene" article is a criminal offence. Publishing includes electronic transmission.

Protection from Harassment Act 1997

A person must not pursue a course of conduct, which amounts to harassment of another, and which he knows or ought to know amounts to harassment of the other. A person whose course of conduct causes another to fear, on at least two occasions, that violence will be used against him is guilty of an offence if he knows or ought to know that his course of conduct will cause the other so to fear on each of those occasions.

Freedom of Information Act 2000

The Freedom of Information Act gives individuals the right to request information held by public authorities. All public authorities and companies wholly owned by public authorities have obligations under the Freedom of Information Act. When responding to requests, they must follow a number of set procedures.

Regulation of Investigatory Powers Act 2000

It is an offence for any person to intentionally and without lawful authority intercept any communication. Monitoring or keeping a record of any form of electronic communications is permitted, in order to:

- Establish the facts.
- Ascertain compliance with regulatory or self-regulatory practices or procedures.
- Demonstrate standards, which are or ought to be achieved by persons using the system.
- Investigate or detect unauthorised use of the communications system.
- Prevent or detect crime or in the interests of national security.
- Ensure the effective operation of the system.
- Monitoring but not recording is also permissible in order to:
 - ascertain whether the communication is business or personal;
 - Protect or support help line staff.
- The school reserves the right to monitor its systems and communications in line with its rights under this
 act.

Criminal Justice and Immigration Act 2008

- Section 63 it is an offence to possess "extreme pornographic image"
- Section 63 (6) the image must be "grossly offensive, disgusting or otherwise obscene"



 Section 63 (7) - this includes images of "threats to a person life or injury to anus, breasts or genitals, sexual acts with a corpse or animal whether alive or dead" and must also be "explicit and realistic".
 Penalties can be up to 3 years imprisonment.

Education and Inspections Act 2006

Education and Inspections Act 2006 outlines legal powers for schools which relate to Cyberbullying/ Bullying:

- Headteachers have the power, "to such an extent as is reasonable", to regulate the conduct of pupils off site.
- School staff can confiscate items such as mobile phones etc. when they are being used to cause a disturbance in class or otherwise contravene the school behaviour/anti-bullying procedures.

Telecommunications Act 1984

It is an offence to send a message or other matter that is grossly offensive or of an indecent, obscene, or menacing character. It is also an offence to send a message that is intended to cause annoyance, inconvenience, or needless anxiety to another that the sender knows to be false.

Criminal Justice & Public Order Act 1994

This defines a criminal offence of intentional harassment, which covers all forms of harassment, including sexual. A person is guilty of an offence if, with intent to cause a person harassment, alarm, or distress, they:

- Use threatening, abusive or insulting words or behaviour, or disorderly behaviour; or
- Display any writing, sign, or other visible representation, which is threatening, abusive or insulting, thereby causing that or another person harassment, alarm, or distress.

Human Rights Act 1998

This does not deal with any issue specifically or any discrete subject area within the law. It is a type of "higher law", affecting all other laws. In the school context, human rights to be aware of include:

- The right to a fair trial.
- The right to respect for private and family life, home, and correspondence.
- Freedom of thought, conscience, and religion.
- Freedom of expression.
- Freedom of assembly.
- Prohibition of discrimination.
- The right to education.

These rights are not absolute. The school is obliged to respect these rights and freedoms, balancing them against those rights, duties, and obligations, which arise from other relevant legislation.



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