


# Online Safety Policy

This policy applies to all members of the school community (including staff, learners, volunteers, parents and carers, visitors, community users) who have access to and are users of school digital systems, both in and out of the school. It also applies to the use of personal digital technology on the school site (where allowed).

“We aim for all our children to develop a love of learning that will last them a lifetime, caring for and respecting the world around them, valuing differences and broadening moral values”

*The Solent Schools, Vision, Values and Aims*

<b>Responsibility for policy review</b>	Local Governing Body (LGB)
<b>Date reviewed</b>	28 April 2026
<b>Review cycle</b>	Annual. Next review: April 2027
<b>Linked Policies</b>	See Appendices, pages 31-51
<b>Signature:</b>  Chair of Governors	<b>28 April 2026</b> Date

## Contents

<b>Online Safety Policy</b> .....	3
Scope of the Online Safety Policy .....	3
Policy development, monitoring and review .....	3
Schedule for development, monitoring and review .....	3
<b>Policy and leadership</b> .....	4
Responsibilities .....	4
Online Safety Group.....	7
<b>Policy</b> .....	8
Online Safety Policy .....	8
Acceptable use.....	9
Reporting and responding .....	13
Responding to Learner Actions.....	17
Responding to Staff Actions .....	18
Use of Artificial Intelligence (AI) .....	19
<b>Education</b> .....	21
Online Safety Education Programme.....	21
Staff .....	21
Governors.....	22
Working with Parents and Carers .....	23
Wider Community and Agencies.....	23
<b>Technology</b> .....	24
Filtering & Monitoring .....	24
Technical Security .....	24
Cyber Security .....	25
Data Protection.....	25
<b>Technology Practice</b> .....	26
Device Management.....	26
Digital Content .....	26
Public Online Communications.....	27
<b>Outcomes</b> .....	27
<b>Appendices</b> .....	29
A1: Learner Acceptable Use Agreement EYFS/KS1 (The Solent Schools) .....	31
A2: Learner Acceptable Use Agreement KS2 (The Solent Schools) .....	32
A3: Parent/Carer Acceptable Use Agreement (The Solent Schools) .....	33
A4: Staff (& Volunteer) Acceptable Use Policy Agreement (DCT Policy) .....	36
A5: Computer Misuse and Cyber Choices Policy (The Solent Schools) .....	37
A6: Responding to incidents of misuse – flowchart .....	38
A7: Record of reviewing devices/internet sites (responding to incidents of misuse) .....	39
A8: Reporting Log .....	40
B1: Training Needs Audit Log .....	41
C1: School Technical Security Policy .....	42
C2: Mobile Technologies Policy (inc BYOD/BYOT) (The Solent Schools) .....	50
C3: Social Media Policy (The Solent Schools) .....	51
Glossary of Terms .....	56



## **Online Safety Policy**

### **Scope of the Online Safety Policy**

This Online Safety Policy sets out how Solent Junior School will safeguard members of our community online, in line with statutory guidance and best practice. The school is aware of the wider statutory requirements that informs this policy.

This policy applies to all members of the school community who access or use school digital systems, including staff, learners, governors, volunteers, parents/carers, visitors and community users. It applies to use of school systems both on and off site, and to the use of personal devices on the school site (where permitted).

Where online safety concerns or incidents occur outside school and are known to the school, Solent Junior School will respond in line with this policy and related procedures, including the school's Safeguarding, Behaviour and Anti-Bullying policies. Where appropriate, parents/carers will be informed of incidents involving inappropriate online behaviour that take place out of school.

### **Policy development, monitoring and review**

This policy has been developed by the Online Safety Group, drawing on the expertise and responsibilities across the school. Membership includes:

- Executive Headteacher
- Designated Safeguarding Lead (DSL)
- Network Manager and IT Ops Manager (DCT)
- Staff (including teaching, support and technical staff)
- Governors
- Parents/carers
- Community users (where relevant)

Consultation with the wider school community has taken place through a range of formal and informal opportunities to ensure the policy is understood, workable and proportionate.

### **Schedule for development, monitoring and review**

Approved by the Governing Body on: 28 April 2026

Monitored by: DSL, Executive Headteacher, IT Network Manager and DCT Ops Manager

Monitoring frequency: Annually (or earlier if major changes deem this necessary)

Reporting to the Governing Body: Annually

Policy review cycle: reviewed annually, or sooner in response to significant technological developments, emerging risks, or incidents.

Next planned review date: April 2027



Escalation following serious incidents: the school will inform relevant external agencies as appropriate, (e.g., DCT officers, the Local Authority safeguarding lead, and/or the police).

Named contacts/agencies: De Curci Trust IT Ops Manager, CFOO and CEO.

### **Monitoring the impact of the Online Safety Policy**

The school will evaluate the effectiveness of this policy using evidence such as:

- Logs of reported online safety incidents
- Filtering and monitoring records
- Internal network activity monitoring data
- Surveys/questionnaires (as appropriate) of: Learners, Parents/carers, Staff

### **Policy and Leadership**

#### **Responsibilities**

Online safety is a shared responsibility. All members of the school community are expected to model safe, responsible behaviour, report concerns promptly and learn from incidents and good practice. The roles below clarify accountability.

#### **Executive Headteacher, Head of School and senior leaders**

Senior leaders set the culture and ensure that systems are effective. In line with [KCSIE](#), the DSL holds day-to-day lead responsibility.

Senior leaders will:

- Ensure the school meets its safeguarding duty of care, including online safety.
- Know and apply procedures for serious allegations involving staff (Executive Headteacher plus at least one senior leader).
- Ensure that the DSL, IT provider/technical staff and relevant colleagues are trained and able to fulfil their roles.
- Put in place appropriate oversight and support for internal monitoring activity.
- Establish and receive regular online safety reports and act on emerging risks and themes.
- Work with governors, the DSL and IT team on filtering and monitoring.

#### **Governors**

Governors approve the Online Safety Policy and challenge its effectiveness, in line with KCSIE expectations.

The governing body will nominate an Online Safety Governor who will:

- Meet regularly with the DSL.

- Receive anonymised incident and monitoring summaries.
- Check delivery of key commitments (e.g., education, reporting, staff training).
- Through regular review, assess the effectiveness of filtering and monitoring with SLT, DSL and IT team, in line with DfE standards.
- Report to the relevant governor group/committee.
- Undertake basic cyber security awareness training and support school cyber security oversight.
- Participate in the Online Safety Group.

Governors also support parent/carer and community engagement in online safety.

### **Designated Safeguarding Lead (DSL)**

KCSIE states the DSL leads safeguarding and child protection, including online safety, and understands filtering and monitoring systems and processes.

The DSL will:

- Lead safeguarding, including online safety, with clear responsibilities in their job description.
- Maintain up-to-date knowledge of online risks, filtering/monitoring and cyber security.
- Coordinate and record online safety concerns and incidents, escalating and referring in line with safeguarding procedures.
- Liaise with SLT, the Online Safety Governor, the IT team and relevant external partners as required.
- Review anonymised incident patterns and filtering/monitoring information, confirming at least annual checks.
- Report regularly to SLT and drive continuous improvement across relevant policies and practice, using evidence (e.g. incident data, monitoring, self-review such as 360 safe).
- Ensure appropriate support for learners with SEND.

### **Online Safety Lead (OSL)**

The OSL will:

- Lead the Online Safety Group and support the DSL day to day.
- Lead development and review of online safety documentation.
- Coordinate awareness, staff confidence and reporting readiness through appropriate training
- Work with curriculum leads to map, embed and evaluate online safety education.
- Liaise with IT and pastoral/support teams.
- Maintain current knowledge of risks across content, contact, conduct and commerce.

## Curriculum Leads

Curriculum leads will work with the DSL/OSL to deliver a planned online safety programme through appropriate channels, e.g. Computing, PSHE/RSE, other curriculum areas, assemblies/pastoral provision and national initiatives e.g. [Safer Internet Day](#).

## Teaching and Support Staff

All staff are expected to uphold professional standards online and contribute to a strong safeguarding culture.

Staff will:

- Follow the Online Safety Policy, Safeguarding/Child Protection Policy, Technical Security Policy and sign/comply with the Staff AUA.
- Maintain professional boundaries (including online/remote learning).
- Supervise learner use of technology and follow procedures for online safety issues.
- Embed online safety where appropriate; teach research skills, copyright and plagiarism awareness.
- Challenge harmful online behaviour and report concerns promptly.
- Use only school-approved digital services and AI tools; protect data, apply UK GDPR, and verify AI outputs for accuracy/bias before use.
- Complete induction and annual training, with updates as needed; contribute to improvement by sharing learning and concerns.

## IT Network Manager / technical staff

The IT Network Manager supports leaders and the DSL to meet DfE filtering, monitoring and technical standards. Where services are outsourced, the school remains accountable.

The IT Network Manager will:

- Maintain secure infrastructure and managed user access.
- Implement, maintain and update filtering and monitoring; provide reports; act on alerts and concerns.
- Support procurement, risk identification, reviews and checks with SLT/DSL.
- Monitor systems for misuse and report concerns promptly to Designated Safeguarding Lead and DCT Ops Manager.
- Follow the school's Online Safety and Technical Security policies and keep technical knowledge current.

## Learners

Learners will:

- Follow the Learner AUA and Online Safety Policy (including personal devices where permitted).
- Report concerns and know how to get help.
- Use technology responsibly, respecting others and their copyright and intellectual property.
- Use AI responsibly: protect original work, check accuracy and avoid plagiarism.
- Understand that out-of-school behaviour may be addressed where it affects the school community.

## Parents and carers

Parents/carers are key partners in reinforcing safe online behaviour.

The school will:

- Publish the Online Safety Policy and share the learner AUA.
- Provide guidance on the responsible use of online technologies and seek permissions for digital services/images where required.
- Share updates through meetings, newsletters, online channels and campaigns.

Parents/carers will be encouraged to reinforce key messages and support safe use of personal devices (where permitted in school).

## Community users

Community users accessing school systems or platforms will sign a Community User AUA before access is provided. The school welcomes partnership working and shares good practice where appropriate.

## Online Safety Group

The Online Safety Group provides strategic oversight of online safety, monitors implementation and impact of the Online Safety Policy, and ensures online safety is embedded across safeguarding, curriculum and technical practice. At Solent this sits within a wider digital strategy group.

## Membership

- DSL, OSL, Senior Leader(s)
- Online Safety Governor
- IT Network Manager
- Computing Leads

- DCT Operations Manager
- Learner representative(s) (where relevant)
- Parent/carer representative(s) (where relevant)
- Community/external partner (where relevant)

### **Core responsibilities**

The group supports the DSL/OSL to:

- Draft, review and monitor the Online Safety Policy and related documents.
- Oversee filtering and monitoring, including requests for change.
- Map and review online safety education for breadth, progression and relevance.
- Review anonymised incident data and technical logs to identify trends and emerging risks.
- Gather feedback from learners, staff and parents/carers and turn this into improvement actions.
- Promote learner voice, peer support and awareness activity.
- Track and evidence improvement actions (e.g. 360 safe).

### **Governance and impact**

- Operates to agreed Terms of Reference (membership, frequency, reporting lines), reviewed annually.
- Coordinates with Safeguarding, Behaviour, Curriculum, Digital Strategy and Learner Voice as needed.
- Reports key themes, actions and impact to SLT and governors, and shares appropriate summaries with the wider community.

### **Policy**

#### **Online Safety Policy**

The Online Safety Policy is part of the school safeguarding framework and should be read alongside Safeguarding/Child Protection, Behaviour, Anti-Bullying and Data Protection policies.

#### **What the policy does:**

- Defines responsibilities for online safety.
- Sets expectations for safe, professional and ethical use of technology (including AI).
- Sets out reporting, recording and response procedures for online safety incidents.
- Supports compliance with [KCSIE](#), [DfE Technical Standards](#) and [UK GDPR](#).
- Promotes learners' digital competence and critical understanding.

## Implementation, monitoring and review

- Developed through the Online Safety Group (Digital Strategy) and reviewed at least annually, and sooner if risks/technology change.
- Monitored by the DSL/OSL and governors using anonymised incident trends, filtering/monitoring reports and education review activity (e.g. [360 safe](#), [ProjectEVOLVE](#)).
- Findings inform improvement planning and staff training priorities.

## Communication and accessibility

- Shared at staff induction and reinforced through training.
- Communicated to learners and parents/carers through AUAs and awareness activity.
- Published on the school website.

## Acceptable use

Acceptable use is defined through the Online Safety Policy and a suite of Acceptable Use Agreements (AUAs) (see appendices). AUAs matter most when they are understood, reinforced and followed—not simply signed.

## Reinforcement

- staff and learner induction/handbooks
- on-screen reminders (e.g. splash screens), digital signage
- posters in areas where technology is used
- curriculum and awareness sessions
- communications with parents/carers
- school website
- peer support / learner-led activity

The school has agreed what is acceptable/unacceptable for their context (age, setting and systems) and this is shown in the following tables.

The following table outlines what is considered acceptable at Solent Junior School:

User actions		Acceptable	Acceptable at certain times	Acceptable for nominated users	Unacceptable	Unacceptable and illegal
Users must not use online services (apps, games, sites) to create, share, download, upload, transfer or communicate material or comments that are:	<p><b>Any illegal activity for example:</b></p> <ul style="list-style-type: none"> <li>• Child sexual abuse imagery (CSAM)*</li> <li>• Child sexual abuse/exploitation and grooming</li> <li>• Terrorism-related content</li> <li>• Encouraging, promoting or assisting suicide/self-harm</li> <li>• Sexual image offences (including intimate image abuse/ revenge porn and extreme pornography)</li> <li>• Incitement to, or threats of, violence</li> <li>• Hate crime</li> <li>• Public order offences (including harassment and stalking)</li> <li>• Drug-related offences</li> <li>• Weapons / firearms offences</li> <li>• Fraud and financial crime (including money laundering)</li> </ul> <p><b>Note:</b> follow UKSIC and UKCIS guidance when responding to self-generated intimate images (SGII)</p>					X
Users must not attempt or support cybercrime (Computer Misuse Act 1990), including:	<ul style="list-style-type: none"> <li>• Misusing someone else's username/ID or password to access data, software or systems without authorisation</li> <li>• Gaining unauthorised access to school networks, data or files, (including bypassing security controls)</li> <li>• Creating, introducing or spreading malware (viruses, ransomware, harmful scripts)</li> <li>• Phishing, credential theft, or attempting to capture passwords or personal data</li> <li>• Revealing, copying or publishing confidential information (e.g., personal/financial data, databases, access codes)</li> <li>• Disabling, impairing or disrupting network/services (e.g., denial of service)</li> <li>• Using penetration-testing tools without explicit permission</li> </ul> <p><b>Note:</b> schools should decide whether incidents are dealt with internally or reported to police. Serious or repeat offences should be reported. The National Crime Agency provides routes to divert young people away from cybercrime and into positive pathways</p>					X
Unacceptable (not illegal) under school policies, for example:	Accessing inappropriate material/activities online in a school setting including pornography, gambling, drugs. (Informed by the school's filtering practices and/or AUAs)			X	X	
	Promoting discrimination, harassment or hateful content				X	
	Using school systems to run a private business or make unauthorised financial gain				X	

Using tools/services to bypass filtering, monitoring or other safeguards (e.g., VPN/proxy, anonymisers, alternative DNS)					X	
Infringing copyright or intellectual property (including via AI tools, stream ripping or unauthorised copying/sharing)					X	
Unfair usage (downloading/uploading large files that hinders others in their use of the internet)			X	X		
Sharing content that is offensive, undermines the school's ethos, breaches integrity, or brings the school into disrepute					X	

When used for non-educational purposes:	Staff and other adults				Learners			
	Not allowed	Allowed	Allowed at certain times	Allowed for selected staff	Not allowed	Allowed	Allowed at certain times	Allowed with staff oversight
Online gaming and in-game chat/voice (e.g. Roblox, Fortnite, Minecraft)								
Online shopping and digital commerce (including in-app purchases, marketplaces, subscriptions)								
Cloud storage and file sharing (e.g., Google Drive, OneDrive, Dropbox, WeTransfer; P2P/torrents)								
Social media and user-generated platforms (e.g. TikTok, Instagram, Snapchat, X, Reddit) and other age-restricted services								
Messaging, chat and voice (e.g., WhatsApp, iMessage, Snapchat, Discord, Teams personal accounts)								
Streaming entertainment/media (video, music, podcasts) e.g. Netflix, Disney+, Spotify								
Video platforms and livestreaming (e.g. YouTube, Twitch, TikTok LIVE, Instagram Live)								
Personal mobile phones and smart devices on site (phones, smartwatches, earbuds)								
Mobile phones used for learning (teacher-directed and supervised)								
Mobile phones used during social time/breaks (where permitted) including device-free approaches								
Taking photos/video/audio on devices (including sharing, location data and consent)								
Other personal devices (e.g., tablets, handheld consoles, VR headsets, wearables)								
Personal email accounts on site or on the school network/Wi-Fi (e.g., Gmail, Outlook.com)								
School email used for personal communication (non-work/non-learning)								
Unapproved AI tools/services (generative AI chatbots and image/video tools, AI companions, browser extensions)								

## Acceptable / Unacceptable Actions

User actions	Acceptable	Acceptable at certain times	Acceptable for nominated users	Unacceptable	Unacceptable and illegal
<p>Users shall not access online content (including apps, games, sites) to make, post, download, upload, data transfer, communicate or pass on, material, remarks, proposals or comments that contain or relate to:</p>	<p><b>Any illegal activity for example:</b></p> <ul style="list-style-type: none"> <li>• Child sexual abuse imagery*</li> <li>• Child sexual abuse/exploitation/grooming</li> <li>• Terrorism</li> <li>• Encouraging or assisting suicide</li> <li>• Offences relating to sexual images i.e., revenge and extreme pornography</li> <li>• Incitement to and threats of violence</li> <li>• Hate crime</li> <li>• Public order offences - harassment and stalking</li> <li>• Drug-related offences</li> <li>• Weapons / firearms offences</li> <li>• Fraud and financial crime including money laundering</li> </ul> <p><b>NB</b> Schools should refer to guidance about dealing with self-generated images/sexting – <a href="#">UKSIC Responding to and managing sexting incidents</a> and <a href="#">UKCIS – Sexting in schools and colleges</a></p>				<b>X</b>
<p>Users shall not undertake activities that might be classed as cyber-crime under the Computer Misuse Act (1990)</p>	<ul style="list-style-type: none"> <li>• Using another individual’s username or ID and password to access data, a program, or parts of a system that the user is not authorised to access (even if the initial access is authorised)</li> <li>• Gaining unauthorised access to school networks, data and files, through the use of computers/devices</li> <li>• Creating or propagating computer viruses or other harmful files</li> <li>• Revealing or publicising confidential or proprietary information (e.g., financial / personal information, databases, computer / network access codes and passwords)</li> <li>• Disable/Impair/Disrupt network functionality through the use of computers/devices</li> <li>• Using penetration testing equipment (without relevant permission)</li> </ul> <p><b>NB</b> Schools will need to decide whether these should be dealt with internally or by the police. Serious or repeat offences should be reported to the police. The National Crime Agency has a remit to prevent learners becoming involved in cyber-crime and harness their activity in positive ways– further information <a href="#">here</a></p>				<b>X</b>

Users shall not undertake activities that are not illegal but are classed as unacceptable in school policies:	Accessing inappropriate material/activities online in a school setting including pornography, gambling, drugs. (Informed by the school's filtering practices and/or AUAs)			X	X	
	Promotion of any kind of discrimination				X	
	Using school systems to run a private business				X	
	Using systems, applications, websites or other mechanisms that bypass the filtering/monitoring or other safeguards employed by the school				X	
	Infringing copyright and intellectual property (including through the use of AI services)				X	
	Unfair usage (downloading/uploading large files that hinders others in their use of the internet)			X	X	
	Any other information which may be offensive to others or breaches the integrity of the ethos of the school or brings the school into disrepute					X

## Reporting and responding

### Introduction

The school is committed to creating a culture where all members of the community feel confident, safe, and supported in reporting online safety concerns. In line with Keeping Children Safe in Education (KCSIE), the school recognises that online risks may occur in school or outside school and may affect children in any setting. Reporting routes must therefore be clear, accessible, inclusive, and consistently understood by all.

The school recognises national findings, including the [Ofsted Review of Sexual Abuse in Schools and Colleges \(2021\)](#), which highlight that children may not always feel able to report. The school assumes that harmful online behaviours may be occurring, even where none have been disclosed, and responds by maintaining strong systems for reporting, analysing, and addressing concerns.

### Reporting Concerns

The school will ensure that:

- Clear, accessible reporting routes are in place for all members of the school community, including pupils, staff, governors, parents/carers, and volunteers.
- Reporting processes are fully aligned with safeguarding procedures, including the child protection, whistleblowing, managing allegations and complaints policies.
- Multiple reporting options are available, such as speaking with the Designated Safeguarding Lead (DSL), online or anonymous reporting tools (e.g., Whisper), email contact, or in-person disclosures.
- Reporting routes are well publicised through induction, assemblies, posters, the school website, and digital platforms.
- All users understand that any online safety concern must be reported, including those relating to harmful or illegal behaviour, sexual harassment, bullying, discrimination, grooming, or self-generated sexual imagery.

## Responding to Concerns

The school will ensure that:

- Reports are acknowledged and responded to promptly, considering the safety and wellbeing of the person reporting.
- The DSL, Online Safety Lead, and senior leaders have the training and skills needed to recognise, assess, and manage online safety risks.
- Where a report indicates possible illegal activity or serious harm, it is escalated immediately through safeguarding procedures. Examples include (but are not limited to):
  - Child sexual abuse material (CSAM)
  - Non-consensual or self-generated images
  - Grooming, exploitation, or sexual harassment
  - Terrorism or extremism
  - Hate crime, fraud, extortion, stalking
  - Cyber offences under the Computer Misuse Act
  - Sale of illegal substances or goods
- Where concerns do not involve suspected illegal activity, devices may be checked using a safe, controlled, and documented process involving senior staff and a designated review device.
- AI-supported monitoring systems, where used, are subject to human oversight to ensure contextual understanding.
- Users who report concerns receive reassurance, appropriate support, and feedback on the outcome.

## Recording and Monitoring

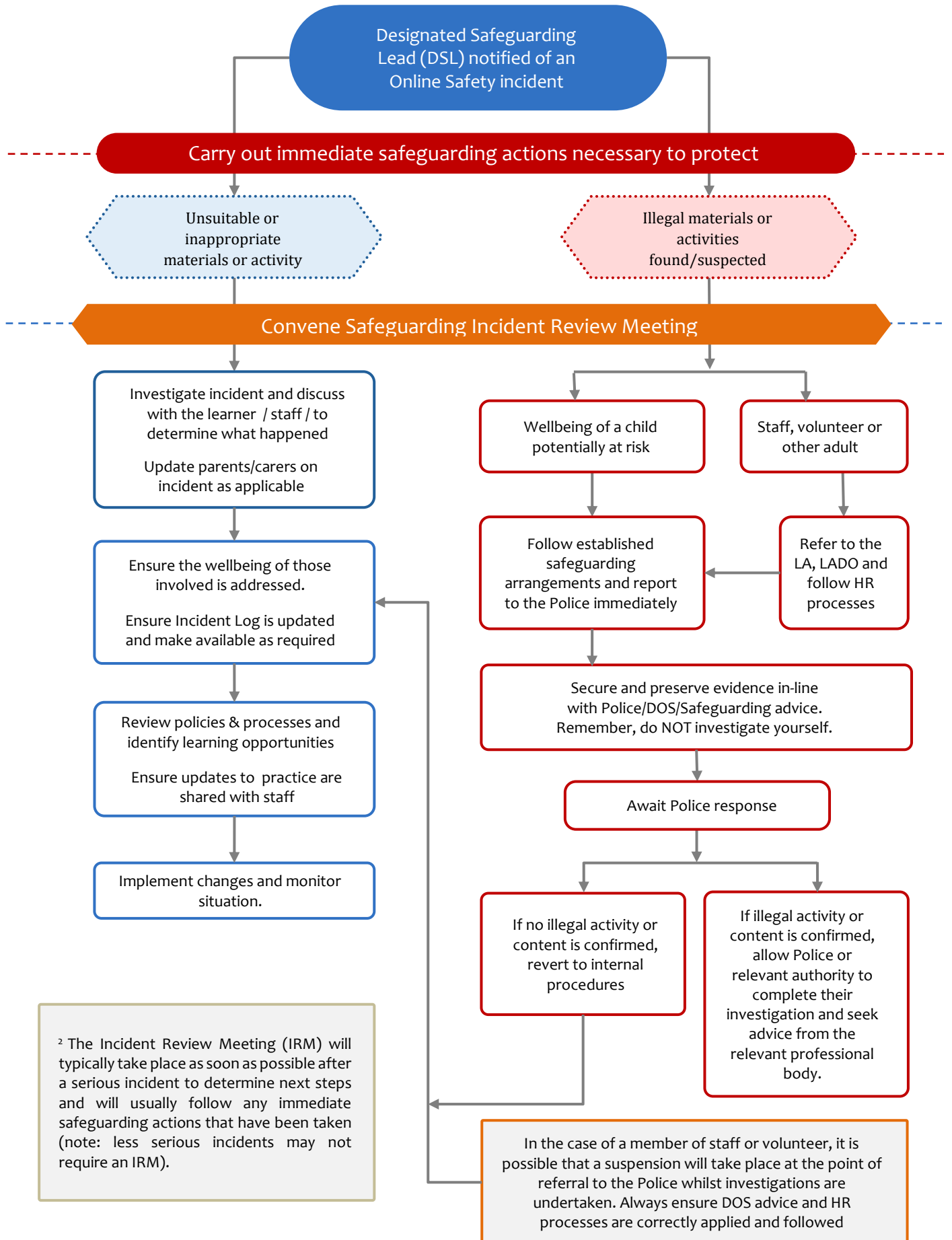
The school will:

- Maintain a secure and confidential record of all incidents, including actions, decisions, and follow-up.
- Ensure reports are audited and analysed regularly to identify emerging trends, patterns of concern, and the effectiveness of responses.
- Provide anonymised summaries of trends and learning to:
  - The Online Safety Group
  - Senior leaders
  - Governors (via safeguarding reports)
  - DCT Safeguarding Board
  - Staff
  - Learners, where appropriate
  - Parents/carers through general communications
  - Local safeguarding partners where relevant

## External Support and Escalation

The school will work with appropriate external agencies when required, including:

- Local Authority safeguarding teams
- Local Authority Designated Officer (LADO)
- Police / CEOP
- Local Safeguarding Partnership guidance (e.g., harmful sexual behaviour support)
- UK Safer Internet Centre's Professionals Online Safety Helpline
- Reporting Harmful Content service



<sup>2</sup> The Incident Review Meeting (IRM) will typically take place as soon as possible after a serious incident to determine next steps and will usually follow any immediate safeguarding actions that have been taken (note: less serious incidents may not require an IRM).

It is more likely that the school will need to deal with incidents that involve inappropriate rather than illegal misuse. It is important that any incidents are dealt with as soon as possible in a proportionate manner, and that members of the school community are aware that incidents have been dealt with. It is intended that incidents of misuse will be dealt with through normal behaviour/disciplinary procedures as follows

### Responding to Learner Actions

Incidents	Refer to class teacher/tutor	Refer to DSL / OSL	Refer to SLT	Refer to Police/Social Services	Refer to IT Services provider	Inform parents/carers	Issue a warning/intervention	Remove device/network/ internet / access rights	Further sanction, in line with behaviour policy
<b>Accessing illegal material</b> (or attempting to), as defined in the earlier “Unsuitable/Inappropriate Activities” section.		X	X	X	X	X	X	X	X
<b>Unauthorised access to the school network</b> , including using another person’s account or sharing usernames/passwords.		X	X		X	X	X		X
<b>Damaging, corrupting or deleting</b> another user’s data.			X		X	X	X		X
<b>Sending offensive, harassing or bullying</b> emails, texts or messages		X	X			X	X		X
<b>Unauthorised downloading/uploading</b> , file sharing or distribution of files.		X	X		X	X	X		X
<b>Bypassing filtering</b> (e.g. proxy sites, VPNs or similar tools).		X	X		X	X	X	X	X
<b>Failing to report accidental access</b> to offensive or pornographic material		X	X		X	X	X		X
<b>Deliberately accessing</b> offensive or pornographic material (or attempting to)		X	X		X	X	X	X	X
<b>Sharing or receiving content</b> that breaches copyright or data protection law.		X	X	X	X	X	X	X	X
<b>Unauthorised use of devices</b> , including taking photos/videos or audio recordings.		X	X		X	X	X	X	X
<b>Unauthorised use of online services</b> (apps, websites or platforms).		X	X		X	X	X		X
<b>Any online behaviour that could bring the school into disrepute</b> or undermines the school’s ethos.		X	X	X	X	X	X	X	X
<b>Repeated breaches</b> of these rules following previous warnings or sanctions.		X	X		X	X	X	X	X

## Responding to Staff Actions

Incidents	Refer to line manager	Refer to SLT / Headteacher	Refer to MAT / LA	Refer to Police / LADO	Refer to IT Services Provider	Issue a warning	Further disciplinary action in line with Behaviour Policy
<b>Accessing illegal material</b> (or attempting to), as defined in the earlier “Unsuitable/Inappropriate Activities” section.		X	X	X			X
<b>Breaching data protection or cyber-security requirements</b> , including network security rules.		X	X	X	X		X
<b>Accessing offensive or pornographic material</b> (or attempting to).		X	X	X	X		X
<b>Damaging systems or data</b> , including corrupting/deleting others’ data or deliberately damaging hardware/software.		X	X	X	X		X
<b>Bypassing filtering controls</b> (e.g. proxy sites, VPNs or similar methods).		X	X		X	X	
<b>Unauthorised downloading, uploading</b> or file sharing.		X	X		X	X	
<b>Breaching copyright, licensing or intellectual property</b> , including misuse of AI systems.		X	X	X	X	X	
<b>Unauthorised account/network access</b> , including sharing passwords, using another person’s account, or allowing others access.		X	X		X	X	
<b>Sending offensive, harassing or bullying</b> emails, texts or messages.		X	X		X		X
<b>Use of personal email/social media/messaging</b> to communicate with learners or parents/carers.		X	X		X	X	
<b>Inappropriate personal use of school technology</b> , including personal email and social media use during work time/using school systems.	X	X				X	
<b>Mishandling personal data</b> , including storing, displaying or transferring it insecurely.	X	X				X	
<b>Any action that undermines professional conduct</b> or a staff member’s professional standing.	X	X				X	X
<b>Actions which could bring the school into disrepute</b> or breach the integrity or the ethos of the school.	X	X				X	X
<b>Failing to report incidents</b> , whether accidental or deliberate.	X	X				X	X
<b>Repeated breaches</b> following previous warnings or sanctions.		X	X				X

## Use of Artificial Intelligence (AI)

Generative AI (Gen AI) is developing rapidly and its use in education is increasing. In schools, AI is typically used in three areas: learner support, teacher support, and school operations. All use must be safe, ethical and responsible.

We recognise that Gen AI can introduce risks. These risks can be reduced through our existing safeguarding, data protection and technical security arrangements, and by updating procedures where needed. Safeguarding of learners and staff remains central to our approach.

---

### Policy statements

The school will:

- Support appropriate use of AI to enhance learning and teaching, improve outcomes, streamline administration and reduce workload. Staff remain professionally responsible and accountable for any work supported by AI.
- Comply with relevant law and guidance, including Keeping Children Safe in Education (KCSIE) and UK GDPR.
- Provide training and guidance for staff and governors on the benefits, risks and safe use of AI, and identify further development needs.
- Teach about AI through the curriculum where appropriate, helping learners understand how Gen AI works, its benefits and limitations, and its ethical and social impacts.

### Safe use, data protection and security

The school will:

- Protect personal and sensitive data. Staff must not enter personally identifiable or sensitive information into AI tools. Where AI is used, staff should use anonymised data only.
- Require UK GDPR compliance. Staff must ensure any AI tool used meets data protection and security requirements before use.
- Approve tools and accounts. Only school-approved AI tools may be used for schoolwork, and staff should use school-provided AI accounts where available to support oversight and reduce risk.
- Safeguard sensitive information. Internal documents, strategic plans or other sensitive material must not be entered into third-party AI tools unless the tool and purpose have been explicitly approved.

## Quality, fairness and integrity

The school will:

- Maintain human oversight. AI may support work but must not replace professional judgement—especially in decisions that affect people. AI outputs must be checked for accuracy before sharing or publishing.
- Promote transparency. Where AI has materially supported an output (e.g. documents, presentations, communications), staff should make this clear where appropriate.
- Address bias and discrimination. We recognise AI outputs may reflect bias. The school will use appropriate safeguards, review processes and procurement checks to prioritise fairness and safety.
- Protect copyright and intellectual property. The school will take steps to avoid copyright infringement and protect the intellectual property of staff and learners, including ensuring learners' work is not used to train AI systems without appropriate consent.

## Reporting, monitoring and accountability

The school will:

- Require prompt reporting of AI-related concerns, including misuse, data incidents or inappropriate outputs, to the Executive Headteacher and DCT Operations Manager.
- Maintain an inventory of AI tools in use, with purposes and risks recorded, and carry out regular review using risk assessment matrices.
- Engage parents/carers with clear information about how AI is used in school (e.g. an “AI in our school” guide).

## Use in assessment and feedback

AI tools may be used to support teachers with assessment processes (e.g. identifying areas for improvement and drafting feedback), and to support learners in improving their work. Teachers remain responsible for outcomes and must ensure accuracy, fairness and appropriate use.

## Misuse and disciplinary action

Improper use of AI—including breaches of this policy, data protection failures, misuse of sensitive information, or failure to follow agreed processes—may result in action under the school's Staff Disciplinary Policy.



## **Education**

### **Online Safety Education Programme**

Online safety education is a core part of the school's safeguarding approach and sits alongside effective technical controls (including filtering and monitoring). In line with KCSIE, online safety is a running and interrelated theme reflected across relevant policies and the curriculum.

The school delivers a planned, progressive and inclusive programme of online safety education for all learners, aligned to nationally recognised guidance and frameworks (including [DfE "Teaching Online Safety in Schools"](#), [UKCIS "Education for a Connected World"](#), and resources such as [SWGfL ProjectEVOLVE](#)). Learning is age-appropriate, builds on prior learning, is matched to need, and is taught through existing curriculum areas (including RSHE/RSE, Health Education, Computing and Citizenship), with assessment and clear intended outcomes.

The programme develops learners' ability to:

- recognise and manage online risks, including harmful content, contact, conduct and commerce risks;
- understand consent, sexual harassment and sexual violence (including online), supported by safe opportunities for discussion;
- think critically about what they see online, including how to check reliability and accuracy and the role of AI-generated content;
- respect copyright and intellectual property, including when using online material and AI tools;
- understand and follow the learner acceptable use agreement, and act within moral and legal boundaries (including awareness of the [Computer Misuse Act 1990](#)).

Where internet use is planned, learners are guided to appropriate resources and supported if unsuitable content is encountered. Where open searching is permitted, staff supervise and remain vigilant. Filtering may be temporarily adjusted for legitimate curriculum research, with auditable approval and clear rationale.

Learner voice is actively used to strengthen the school's approach through feedback, learner representation (e.g. on an Online Safety Group), and opportunities such as digital leaders, peer mentoring, campaigns, and contribution to acceptable use and community-facing online safety activities.

### **Staff**

In line with [DfE Keeping Children Safe in Education \(KCSIE\)](#), all staff and volunteers receive safeguarding and child protection training, including online safety, at induction and through regular updates (at least annually). Online safety training is integrated into the school's whole-school safeguarding approach, wider staff development and curriculum planning.

- All staff will receive online safety training and understand their responsibilities under this policy. Training will include:

- A planned programme of online safety, data protection and cybersecurity training for all staff, regularly updated and reinforced. Staff training needs will be reviewed periodically to ensure provision remains relevant and effective.
- Online safety training for all new staff as part of induction, ensuring understanding of the Online Safety Policy and Acceptable Use Agreements, including classroom management, professional conduct, online reputation and modelling positive online behaviour.
- Regular updates for the Designated Safeguarding Lead and Online Safety Lead (or other nominated staff) through external training and review of relevant guidance (e.g. UK Safer Internet Centre, SWGfL, MAT, Local Authority or other appropriate organisations).
- Support for staff knowledge-building and consistent practice through structured professional learning resources (e.g. [ProjectEVOLVE EDU](#)) and, where appropriate, enhanced pathways (e.g. [ProjectEVOLVE SAFEGUARDING](#)).
- Regular review of this Online Safety Policy and updates through staff meetings, team briefings and/or INSET.
- Targeted advice, guidance and training from the DSL/OSL (or nominated staff) to individuals as required.

## Governors

Governors should take part in online safety training and awareness activity. This is particularly important for governors serving on committees with responsibility for safeguarding, online safety, technology or health and safety.

Training and updates may be provided through:

- Attendance at training offered by the Local Authority, MAT or other relevant organisations (e.g. SWGfL).
- Participation in school training and information sessions (for example, staff briefings or parent events). This may include attendance at assemblies or lessons where appropriate.
- Regular update meetings with the DSL and/or Online Safety Lead to review key themes, incidents and current priorities.

Enhanced training will be provided for (at least) the Online Safety Governor. This will include:

- Basic cyber security awareness training.
- Training to understand the school's filtering and monitoring provision, enabling effective participation in required checks and reviews.

## External Stakeholders

Families, the wider community and external agencies play a vital role in supporting the online safety education and wellbeing of learners. The school recognises that parents and carers may have limited awareness of online risks, and that many external bodies can enhance the school's safeguarding approach. The school therefore works actively to build strong partnerships, share

key messages and ensure that families and the wider community are equipped to help keep children safe online.

The following principles underpin the school's engagement with external stakeholders:

### **Working with Parents and Carers**

The school will support parents and carers to understand online risks, build confidence, and reinforce safe online behaviours at home. This includes:

- Regular communication and awareness-raising about online safety issues, curriculum content, and reporting routes.
- Providing information through newsletters, the school website, learning platforms, and digital communication tools.
- Offering opportunities such as parent/carer workshops, information events, or drop-ins focused on online safety.
- Involving learners in sharing online safety messages with parents/carers, including contributing to information events.
- Signposting parents and carers to trusted national resources (e.g. [UK Safer Internet Centre](#), [Internet Matters](#), [Childnet](#), [SWGfL](#)).
- Promoting and participating in key national events such as Safer Internet Day.
- Ensuring parents and carers understand acceptable use expectations and relevant school policies related to online safety.

### **Wider Community and Agencies**

The school recognises the value of working with external organisations to strengthen local online safety awareness and provision. This may include:

- Sharing online safety information, resources or updates with community groups, extended family members and the wider community.
- Providing or supporting family learning opportunities on digital technologies and safe online behaviours.
- Using the school website or social media channels to offer online safety content suitable for the broader community.
- Collaborating with early years settings, childminders, youth and sports groups, libraries, voluntary organisations or other local agencies.
- Drawing on the expertise of external agencies (e.g. UK Safer Internet Centre, CEOP, Local Safeguarding Partnerships, Prevent teams, police and health professionals).
- Participating in shared activities with other schools or settings, including transition projects and multi-school events.
- Supporting external groups to review and improve their own online safety practice, including through recommended tools such as 360 Early Years or 360 Groups.

## **Technology**

### **Purpose**

The school recognises that effective filtering, monitoring, technical security, cyber security and data protection are essential to safeguarding children and protecting the wider school community. These measures support safe and responsible use of technology while enabling effective teaching, learning and administration.

### **Filtering and Monitoring**

The school has appropriate filtering and monitoring systems in place to help protect users from illegal, inappropriate and harmful online content and activity, in line with statutory guidance. (e.g., [DfE Technical Standards](#), [KCSIE](#)) and best practice guidance (e.g., [UKSIC Appropriate Filtering and Monitoring](#))

### **The school ensures that:**

- filtering and monitoring arrangements are safeguarding-led, proportionate and regularly reviewed
- filtering blocks illegal content and provides age-appropriate and role-appropriate access
- monitoring supports the rapid identification of safeguarding concerns and enables timely intervention
- all school-owned devices are subject to filtering and monitoring, including when used off-site
- staff and learners understand that filtering and monitoring are in place, why they are needed, and how concerns are escalated
- Where the use of personal devices is allowed, users understand that their use may be filtered and monitored by the school.

### **Oversight and Review**

- Senior leaders, the Designated Safeguarding Lead (DSL), technical staff and governors have clear roles and responsibilities
- filtering and monitoring effectiveness is reviewed at least annually and following significant changes or incidents. (e.g., using [TestFiltering](#))
- log reports provide actionable information for safeguarding decisions.
- no system is relied upon in isolation; reporting routes and professional judgement remain central

### **Technical Security**

The school takes steps to ensure that its technical infrastructure is secure, reliable and well managed and meets its statutory requirements.

### **The school ensures that:**

- access to systems and data is controlled through appropriate authentication and permissions

- devices, networks and systems are protected through secure configuration, patching and malware protection
- backups and recovery arrangements are in place to reduce the impact of system failure or attack
- incidents and weaknesses are reported, recorded and used to inform improvement
- responsibilities for technical security are clearly defined and supported by appropriate expertise
- systems are regularly reviewed and tested, meet statutory requirements and address emerging threats.

### **Cyber Security**

The school recognises cyber security as a leadership and governance responsibility and takes steps to reduce the risk and impact of cyber incidents.

#### **The school ensures that:**

- a cyber security approach is in place to prevent, detect, respond to and recover from cyber threats
- senior leaders and governors understand cyber risks and receive appropriate assurance
- staff and learners are educated/trained to recognise and report cyber security concerns
- business continuity and incident response arrangements are maintained and reviewed
- cyber security arrangements are kept under regular review and updated in line with emerging risks.

### **Data Protection**

The school is committed to protecting personal data and complying with data protection legislation.

#### **The school ensures that:**

- personal data is processed lawfully, fairly and transparently
- a Data Protection Officer (DPO) is appointed at trust level and appropriate governance arrangements are in place
- all staff receive regular training to ensure they are aware of their responsibilities and can respond appropriately to data protection incidents.
- systems are in place to respond effectively to Freedom of Information and Subject Access Requests (at DCT level)
- Data Protection Impact Assessments have been conducted on existing and planned use of software and systems.
- privacy notices explain how data is used and how individual rights can be exercised
- data is stored, shared and disposed of securely
- data breaches are reported and managed in line with legal requirements
- data protection is embedded across safeguarding, teaching, learning and administration.

## Review

Arrangements for filtering, monitoring, technical/cyber security and data protection are reviewed regularly and updated to reflect:

- changes in technology
- emerging safeguarding risks
- national guidance and statutory expectations

## Technology Practice

### Purpose

The school recognises that the safe and responsible day-to-day use of technology plays a vital role in safeguarding children, supporting learning, and protecting the school community. Clear expectations, consistent practice and informed users help reduce risk while enabling positive and purposeful use of digital technologies.

This approach supports the safeguarding duties set out in *Keeping Children Safe in Education*, emphasising safeguarding and whole-school responsibility, including the requirement to address online safety through policy, practice and education.

### Device Management

The school manages the use of digital devices in a way that supports safeguarding, learning and responsible behaviour. This reflects KCSIE's requirement for a clear mobile / smart technology policy and explicitly links device use to behaviour, safeguarding and education

### The school ensures that:

- expectations for the use of school-owned and personal devices are clearly defined and communicated
- device use is consistent with safeguarding, behaviour, data protection and acceptable use policies
- appropriate technical and procedural controls are in place to support safe use
- staff, learners and visitors have been trained/educated/informed and understand their responsibilities when using devices on school premises or systems
- education on the safe and responsible use of devices forms part of the school's online safety education

Decisions about device use are informed by risk assessment and reviewed regularly.

### Digital Content

The school recognises that digital content (images, video and any other multi-modal digital media) can enrich learning and communication when used responsibly. It directly supports KCSIE

expectations around sexual imagery, sharing of images, consent and coercion. It also reinforces lawful management of digital content as part of safeguarding and embeds education and prevention alongside policy.

#### **The school ensures that:**

- clear expectations are in place for the creation, use, storage and sharing of digital content
- consent, privacy and safeguarding considerations are applied consistently
- staff and learners are trained/educated to understand their responsibilities when creating or sharing digital content
- personal data and images are handled securely and lawfully
- policy and practice are reviewed in the light of emerging technologies and risks.

#### **Public Online Communications**

The school uses public online communications to inform, celebrate success and engage with the wider community, while managing associated risks. It supports KCSIE expectations around professional boundaries and staff conduct online, addresses reputational and safeguarding risk from public platforms while reinforcing parental engagement and transparency.

#### **The school ensures that:**

- public online communications are appropriate, accurate and well-managed
- public communications from or regarding the school are monitored and addressed where appropriate
- published content complies with safeguarding, data protection and statutory requirements
- to reduce the risk of illegal manipulation of publicly available images of staff and learners, the school has procedures in place to control how those images are shared online. ([guidance is available from UKSIC](#))
- online safety information is shared with parents, carers and the wider community
- clear processes exist for managing school online accounts
- staff understand expectations around professional conduct and online behaviour

#### **Review**

Technology practice is reviewed regularly to reflect:

- changes in technology and online behaviour
- emerging safeguarding risks
- feedback from staff, learners and parents
- national guidance and statutory expectations

#### **Outcomes**

The impact of the Online Safety Policy and practice is evaluated regularly using evidence such as online safety incident logs, behaviour and bullying records, and surveys of staff, learners and

parents/carers. Evaluating student outcomes as part of their online safety should be defined and evaluated as part of the school's assessment processes (e.g. using [ProjectEVOLVE Knowledge Maps](#) assessment and tracking). Findings are reported to relevant groups and used to strengthen practice.

This process ensures that:

- Evidence from audits and reviews is discussed through balanced professional debate, alongside the impact of preventative work (education, awareness and training).
- Clear reporting routes are in place so patterns, themes and outcomes are shared regularly with senior leaders and governors.
- Parents/carers are informed of key patterns and learning through the school's online safety communication and awareness activity.
- Online safety and related policies and procedures are updated in response to evidence and emerging risks.
- Learning and evidence of impact are shared, where appropriate, with other schools, agencies and local authorities to support a consistent local approach to online safety

## School Online Safety Policy Appendices

### Appendices

<b>A1:</b> Learner Acceptable Use Agreement – EYFS/KS1 (The Solent Schools) .....	31
<b>A2:</b> Learner Acceptable Use Agreement – KS2 (The Solent Schools) .....	32
<b>A3:</b> Parent/Carer Acceptable Use Agreement (The Solent Schools) .....	33
<b>A4:</b> Staff (and Volunteer) Acceptable Use Policy Agreement (De Curci Trust Policy) .....	36
<b>A5:</b> Computer Misuse and Cyber Choices Policy (The Solent Schools) .....	37
<b>A6:</b> Responding to incidents of misuse – flow chart .....	38
<b>A7:</b> Record of reviewing devices/internet sites (responding to incidents of misuse) .....	39
<b>A8:</b> Reporting Log .....	40
<b>B1:</b> Training Needs Audit Log .....	41
<b>C1:</b> School Technical Security Policy .....	42
<b>C2:</b> Mobile Technologies Policy (inc BYOD/BYOT) (The Solent Schools) .....	50
<b>C3:</b> Social Media Policy (The Solent Schools) .....	51
<b>Glossary of Terms</b> .....	56

## Acceptable Use Agreement

### Introduction

Digital technologies have become integral to the lives of children and young people, both within and outside schools. These technologies are powerful tools, which open-up new opportunities for everyone. They can stimulate discussion, encourage creativity, and stimulate awareness of context to promote effective learning. Learners should have an entitlement to safe access to these digital technologies.

This acceptable use agreement is intended:

- to ensure that learners will have good access to devices and online content, be responsible users and stay safe while using digital technologies for educational, personal and recreational use
- to help learners understand good online behaviours that they can use in school, but also outside school
- to protect school devices and networks from accidental or deliberate misuse that could put the security of the systems and users at risk.

## **Appendix 1 (A1): Learner Acceptable Use Agreement – EYFS & KS1**

This is how we stay safe when we use computers:

- I will ask a teacher or suitable adult if I want to use the computers/tablets.
- I will only use activities that a teacher or suitable adult has told or allowed me to use.
- I will take care of computers/tablets and other equipment.
- I will ask for help from a teacher or suitable adult if I am not sure what to do or if I think I have done something wrong.
- I will tell a teacher or suitable adult if I see something that upsets me on the screen.
- I know that if I break the rules, I might not be allowed to use a computer/tablet.

## Appendix 2 (A2): Learner Acceptable Use Agreement – KS2

When I use devices, I must behave responsibly to help keep me and other users safe online and to look after the devices.

For my own personal safety:

- I understand that what I do online will be supervised and monitored and that I may not be allowed to use devices in school unless I follow these rules and use them responsibly.
- I will only visit internet sites that adults have told me are safe to visit.
- I will keep my username and password safe and secure and not share it with anyone else.
- I will be aware of “clever never goes” when I am online.
- I will not share personal information about myself or others when online.
- If I arrange to meet people off-line that I have communicated with online, I will do so in a public place and take a trusted adult with me.
- I will immediately tell an adult if I see anything that makes me feel uncomfortable when I see it online.

I will look after the devices I use, so that the school and everyone there can be safe:

- I will handle all the devices carefully and only use them if I have permission.
- I will not try to alter the settings on any devices or try to install any software or programmes.
- I will tell an adult if a device is damaged or if anything else goes wrong.
- I will only use the devices to do things that I am allowed to do.

I will think about how my behaviour online might affect other people:

- When online, I will act as I expect others to act toward me.
- I will not copy anyone else’s work or files without their permission.
- I will be polite and responsible when I communicate with others, and I appreciate that others may have different opinions to me.
- I will not take or share images of anyone without their permission.

I know that there are other rules that I need to follow:

- Where work is protected by copyright, I will not try to download copies (including music and videos).
- When I am using the internet to find information, I should take care to check that the information is accurate, as I understand that the work of others may not be truthful and may be a deliberate attempt to mislead me.
- I should have permission if I use the original work of others in my own work.

I understand that I am responsible for my actions, both in and out of school:

- I know that I am expected to follow these rules in school and that I should behave in the same way when out of school as well.
- I understand that if I do not follow these rules, I may be subject to action outlined in the school behaviour policy.



## **Appendix 3 (A3): Parent/Carer Acceptable Use Agreement**

### **Solent Junior School**

Digital technologies have become integral to the lives of children and young people, both within schools and outside school. These technologies provide powerful tools, which open new opportunities for everyone. They can stimulate discussion, promote creativity, and stimulate awareness of context to promote effective learning. Young people should always have an entitlement to safe internet access.

This acceptable use policy is intended to ensure:

- that young people will be responsible users and stay safe while using the internet and other communications technologies for educational, personal and recreational use.
- that school systems and users are protected from accidental or deliberate misuse that could put the security of the systems and users at risk.
- that parents and carers are aware of the importance of online safety and are involved in the education and guidance of young people with regard to their online behaviour.

The school will try to ensure that learners have good access to digital technologies to enhance their learning and will, in return, expect the learners to agree to be responsible users. A copy of the learner acceptable use agreement is attached to this permission form, so that parents/carers will be aware of the school expectations of the young people in their care.

Parents are requested to sign an electronic permission form within the Arbor App when their child starts at Solent Junior School to show their support of the school in this important aspect of the school's work.

By signing this electronic form within Arbor the parent/carers is confirming that:

I understand that the school has discussed the acceptable use agreement with my son/daughter and that they have received, or will receive, online safety education to help them understand the importance of safe use of technology and the internet – both in and out of school.

I understand that the school will take every reasonable precaution, including monitoring and filtering systems, to ensure that young people will be safe when they use the internet and systems. I also understand that the school cannot ultimately be held responsible for the nature and content of materials accessed on the internet and using mobile technologies.

I understand that my son's/daughter's activity on the systems will be monitored and that the school will contact me if they have concerns about any possible breaches of the acceptable use agreement.

I will encourage my child to adopt safe use of the internet and digital technologies at home and will inform the school if I have concerns over my child's online safety.



As the school is collecting personal data by issuing this form, it will share that:

This form will be stored electronically within the Arbor App.
Staff within the De Curci Trust will have access to this form.
This form will be stored within their child's account within Arbor.
This form will be stored for the length of time their child is at either Solent Infant or Solent Junior School and then passed onto their receiving secondary school. They will then be kept up to 25 years after the child's date of birth.
This form will then be deleted electronically.

### **Use of Digital/Video Images**

The use of digital/video images plays an important part in learning activities. Learners and members of staff may use digital cameras to record evidence of activities in lessons and out of school. These images may then be used in presentations in subsequent lessons.

Images may also be used to celebrate success through their publication in newsletters, on the school website and occasionally in the public media. Where an image is publicly shared by any means, only your child's first name will be used.

The school will comply with the Data Protection Act and request parent's/carer's permission before taking images of members of the school. We will also ensure that when images are published that the young people cannot be identified by the use of their names.

In accordance with guidance from the Information Commissioner's Office, parents/carers are welcome to take videos and digital images of their children at school events for their own personal use (as such use is not covered by the Data Protection Act), unless specifically requested not to at an event. To respect everyone's privacy and in some cases protection, these images should not be published/made publicly available on social networking sites, nor should parents/carers comment on any activities involving other learners in the digital/video images.

Parents/carers are requested to sign the permission form within the Arbor App when their child starts at Solent Junior School to allow the school to take and use images of their children and for the parents/carers to agree.

As the school is collecting personal data by issuing this form, it will inform parents/carers that:

This form is kept electronically within Arbor	The images
Staff within the De Curci Trust will have access to this form.	The images may be published on; Twitter, Facebook, Instagram, the school's website, local press, and used for marketing purposes.
This form will be stored electronically within Arbor.	Staff from The De Curci Trust will have access to the images.
This form will be passed onto receiving secondary schools and stored up to the child's 25 <sup>th</sup> birthday.	The images will be stored within the schools' network.
This form will be destroyed by deleting it electronically.	The images will be stored until after the year group leaves the school but may be used for historic purposes.
	The images will be destroyed by deleting electronic copies.
	A request for deletion of the images can be made by emailing the request in writing to the Headteacher.

Parents/Carers will be asked to sign a Digital/Video Images Permission Form within the Arbor App when their child starts at Solent Junior School.

Parents/Carers will be asked to sign a 'Use of Cloud Systems' permission form when their child starts at Solent Junior School in order to set up their account on Microsoft 365.

As the school is collecting personal data and sharing this with a third party, it will inform parents/carers that:

This form (electronic or printed)	The data shared with the service provider
Staff within the De Curci Trust will have access to this form.	The data will be shared will be the child's full name.
This form will be stored within Arbor.	The data will be shared with Microsoft.
This form will be passed onto the receiving secondary school and stored until the child's 25 <sup>th</sup> birthday.	Staff within the De Curci Trust will have access to the data.
This form will be deleted electronically.	The data will be stored electronically.
	The data will be stored until the pupil leaves the Solent Schools and then the account will be deleted.
	The data will be destroyed by deleting the account.
	A request for deletion of the data can be made by emailing the Headteacher a request.

## **Appendix 4 (A4): Staff (and Volunteer) Acceptable Use Policy Agreement**

Please see The De Curci Trust Acceptable Use Policy Agreement contained within the IT Operations Handbook.

### **Related policies**

This policy should be read in conjunction with:

- The De Curci Trust – IT Operations Handbook
- The De Curci Trust – AI Policy
- Child Protection and Safeguarding Policy
- Whistleblowing Policy
- Relationships and Behaviour Policy
- Anti-bullying Policy
- Online safety Policy
- Acceptable Use Agreements
- Curriculum Policies – Teaching and Learning

## **Appendix 5 (A5): Computer Misuse and Cyber Choices Policy**

All key stakeholders, including the school IT service provider, have responsibility for the safeguarding of young people from computer misuse and are aware of the Cyber Choices programme led by the National Crime Agency (NCA) and managed locally by Regional Organised Crime Units (part of the national policing network). The risks to young people of crossing the line into committing cybercrimes is a safeguarding issue.

All staff are made aware of the safeguarding risks of computer misuse.

All staff are familiar with the [NCA Hacking it Legal Leaflet\\*](#), which explains Cyber Choices and the Computer Misuse Act 1990, and lists recommended resources for teachers to use.

Staff are aware of the role of their local Regional Organised Crime Unit as their point of contact for Cyber Choices referrals.

Learners agree to the Acceptable Use Policy (AUP) which outlines acceptable online behaviours and explains that some online activity is illegal. Acceptable computer use is reinforced across the curriculum, with opportunities to discuss how to act within moral and legal boundaries online, with reference to the Computer Misuse Act 1990.

Any breach of the AUP or activity by a learner that may constitute a cybercrime, in school or at home, will be referred to the Designated Safeguarding Lead for consideration as a safeguarding risk.

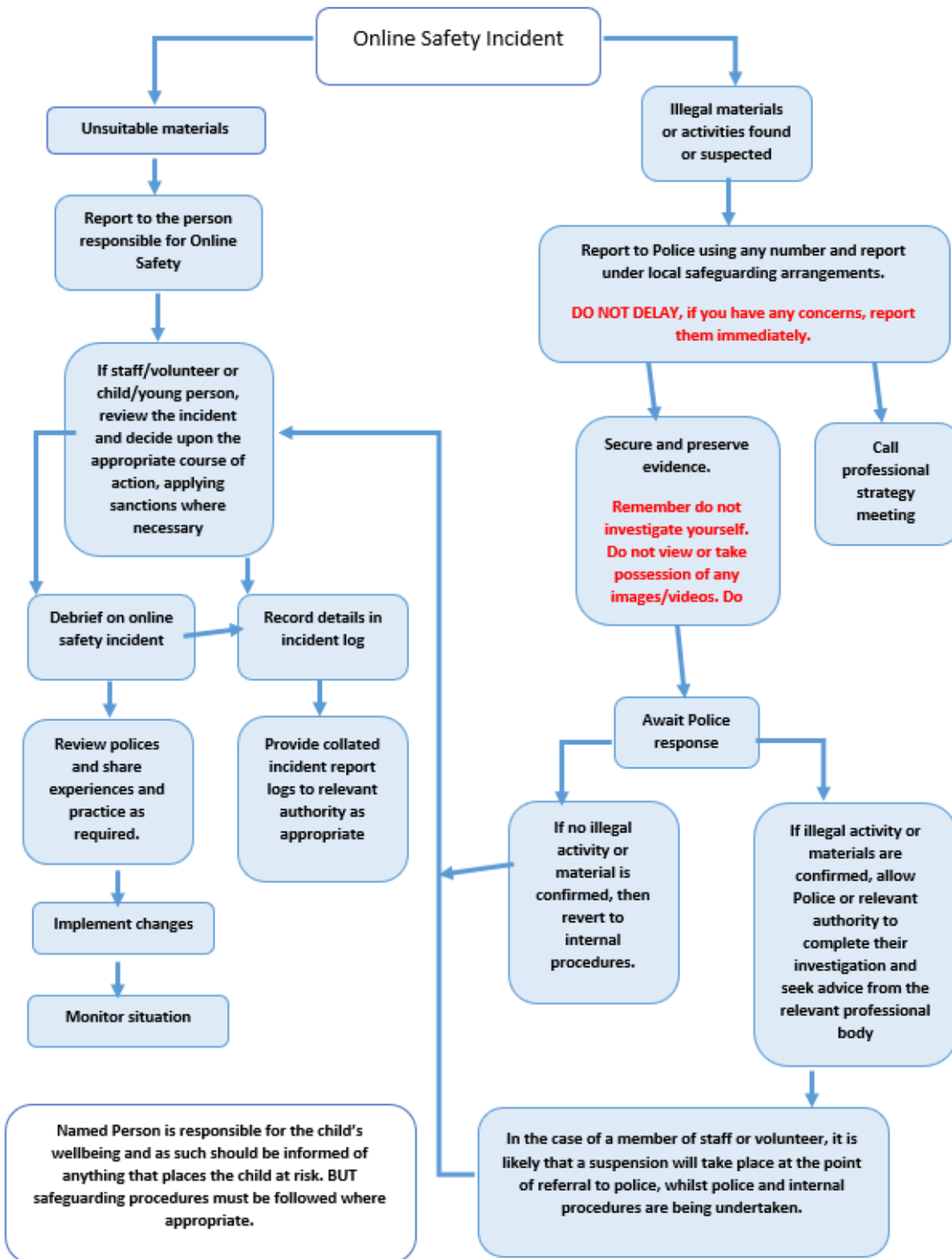
Where the DSL believes that the learner may be at risk of committing cybercrimes, or to already be committing cybercrimes, a referral to the local [Cyber Choices](#) programme will be made. Where the DSL is unsure if a learner meets the referral criteria, advice should be sought from the local Cyber Choices team.

Parents also have the opportunity report potential cybercrime directly to the local Cyber Choices team but are recommended to make school-based concerns through the DSL.

The IT service provider is aware of the safeguarding requirement to refer concerns about computer misuse to the Designated Safeguarding Lead and has a clear process to follow to do so.

Information for parents about NCA Cyber Choices is available on the school website.

## Appendix 6 (A6): Responding to incidents of misuse – flow chart



**Appendix 7 (A7): Record of reviewing devices/internet sites (responding to incidents of misuse)**

Group:

Date:

Reason for investigation:

Details of first reviewing person

Name:

Position:

Signature:

Details of second reviewing person

Name:

Position:

Signature:

Name and location of computer used for review (for web sites)

.....  
.....

Website(s) address/device	Reason for concern
Conclusion and Action proposed or taken	

### Appendix 8 (A8): Reporting Log

A8 Reporting Log Group: .....						
Date	Time	Incident	Action Taken		Incident Reported By	Signature
			What?	By Whom?		

### Appendix B1: Training Needs Audit Log

<b>B1 Training Needs Audit Log</b>				
Group: .....				
<b>Relevant training the last 12 months</b>	<b>Identified Training Need</b>	<b>To be met by</b>	<b>Cost</b>	<b>Review Date</b>



## **Appendix C1: School Technical Security Policy**

Please also see The De Curci Trust 'Trust IT Operations Handbook for additional technical security policies.

Including:

- Information Security Policy
- AI Policy
- Patch Management Policy
- Anti-Malware Policy
- Access Control Policy
- Password Policy
- Secure Configuration Policy
- Encryption Policy
- Technical Bring Your Own Device (BYOD) Policy
- Domain Security Policy
- Supply Chain Security Policy
- Personnel; Security Policy
- Ransomware Policy
- IT Asset Disposal Policy
- Firewall Policy
- IT Acceptable Use Policy (Staff and Volunteers)

### **Introduction**

Effective technical security depends not only on technical measures, but also on appropriate policies and procedures and on good user education and training. This is informed by the Department for Education (DfE) guidance, [Keeping Children Safe in Education](#), and the [Digital and Technology Standards and therefore applicable for schools and colleges in England. For schools and colleges](#) outside England, this would be considered good practice, the school should also ensure that they remain compliant with national, local authority or MAT guidance, as relevant. The school is responsible for ensuring that the school infrastructure/network is as safe and secure as is reasonably possible and that:

- users can only access data to which they have right of access
- access to personal data is securely controlled in line with the school's personal data policy
- system logs are maintained and reviewed to monitor user activity
- there is effective guidance and training for users
- there are regular reviews and audits of the safety and security of school computer systems, including filtering and monitoring provision

This policy is not designed to reproduce the entirety of the DfE's standards but is designed to support governors and senior leaders in the production of a technical security policy. Governors and senior leaders remain responsible for the school's technical security. Responsibilities

Education settings are directly responsible for ensuring they have the appropriate level of security protection procedures in place in order to safeguard their systems, staff and learners and review the effectiveness of these procedures periodically to keep up with evolving cyber-crime technologies. The management of technical security is the responsibility of Governors and Senior Leaders, supported in this by the Designated Safeguarding Lead, Online Safety Lead and IT Service Provider.

### **Policy statements**

The school is responsible for ensuring that their infrastructure/network is as safe and secure as is reasonably possible and that policies and procedures approved within this policy and The De Curci Trust Operations Handbook are implemented. It will also need to ensure that the relevant people receive guidance and training and will be effective in carrying out their responsibilities: Please see De Curci Trust Operations Handbook for further details.

### **Filtering and Monitoring**

#### **Introduction to Filtering**

The filtering of internet content provides an important means of preventing users from accessing material that is illegal or is inappropriate in an educational context. The filtering system cannot, however, provide a 100% guarantee that it will do so, as online content changes dynamically and new technologies are constantly being developed. It is important, therefore, to understand that filtering is only one element in a larger strategy for online safety and acceptable use. It is important that the school has a filtering policy to manage the associated risks and to provide preventative measures which are relevant to the situation in this school. Many users are not aware of the flexibility provided by many filtering services at a local level for schools. Where available, schools should use this flexibility to meet their learning needs and reduce some of the frustrations occasionally felt by users who wish to maximise the use of the new technologies. Provide training and awareness raising to help users understand the process that is available to them.

Our school filtering system is operational, up to date and applied to all:

- users, including guest accounts.
- school owned devices
- devices using the school broadband connection.

Our filtering system:

- filters all internet feeds, including any backup connections.
- be age and ability appropriate for the users and be suitable for educational settings.



- handle multilingual web content, images, common misspellings and abbreviations.
- identify technologies and techniques that allow users to get around the filtering such as VPNs and proxy services and block them.
- provide alerts when any web content has been blocked.

Mobile and app content is often presented in a different way to web browser content. If your users access content in this way, you should get confirmation from your provider as to whether they can provide filtering on mobile or app technologies. A technical monitoring system should be applied to devices using mobile or app content to reduce the risk of harm.

### **Introduction to Monitoring**

Monitoring user activity on school and college devices is an important part of providing a safe environment for children and staff. Unlike filtering, it does not stop users from accessing material through internet searches or software. Monitoring allows you to review user activity on school and college devices. For monitoring to be effective it must pick up incidents urgently, usually through alerts or observations, allowing you to take prompt action and record the outcome.

Your monitoring strategy should be informed by the filtering and monitoring review. A variety of monitoring strategies may be required to minimise safeguarding risks on internet connected devices and may 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

[DfE Keeping Children Safe in Education](#) requires schools to have “appropriate monitoring”. DfE published [Filtering and monitoring standards for schools and colleges](#) in March 2023. Schools are recommended to use the [UK Safer Internet Centre Definitions](#) to help them determine if their monitoring system is appropriate to help them determine if their monitoring system is appropriate

## Filtering and Monitoring Responsibilities

DfE Filtering Standards require that schools and colleges identify and assign roles and responsibilities to manage your filtering and monitoring systems, and include

Role	Responsibility	Name / Position
Responsible Governor	Strategic responsibility for filtering and monitoring and need assurance that the standards are being met.	
Senior Leadership	<p>Team Member Responsible for ensuring these standards are met and:</p> <ul style="list-style-type: none"> <li>• procuring filtering and monitoring systems</li> <li>• documenting decisions on what is blocked or allowed and why</li> <li>• reviewing the effectiveness of your provision</li> <li>• overseeing reports</li> </ul> <p>Ensure that all staff:</p> <ul style="list-style-type: none"> <li>• understand their role</li> <li>• are appropriately trained</li> <li>• follow policies, processes and procedures</li> <li>• act on reports and concerns</li> </ul>	
Designated Safeguarding Lead	<p>Lead responsibility for safeguarding and online safety, which could include overseeing and acting on:</p> <ul style="list-style-type: none"> <li>• filtering and monitoring reports</li> <li>• safeguarding concerns</li> <li>• checks to filtering and monitoring systems</li> </ul>	
IT Service Provider	<p>Technical responsibility for:</p> <ul style="list-style-type: none"> <li>• maintaining filtering and monitoring systems</li> <li>• providing filtering and monitoring reports</li> <li>• completing actions following concerns or checks to systems</li> </ul>	
All staff need to be aware of reporting mechanisms for safeguarding and technical concerns. They should report if:	<ul style="list-style-type: none"> <li>• they witness or suspect unsuitable material has been accessed</li> <li>• they can access unsuitable material</li> <li>• they are teaching topics which could create unusual activity on the filtering logs</li> <li>• there is failure in the software or abuse of the system</li> <li>• there are perceived unreasonable restrictions that affect teaching and learning or administrative tasks</li> <li>• they notice abbreviations or misspellings that allow access to restricted material</li> </ul>	

## Policy Statements

Internet access is filtered for all users. Differentiated internet access is available for staff and customised filtering changes are managed by the school. Illegal content is filtered by the broadband or filtering provider by actively employing the Internet Watch Foundation URL list and other illegal content lists. Filter content lists are regularly updated, and internet use is logged and frequently monitored. The monitoring process alerts the school to breaches of the filtering policy, which are then acted upon. There is a clear route for reporting and managing changes to the filtering system. Where personal mobile devices are allowed internet access through the school network, filtering will be applied that is consistent with school practice.

- There is a filtering and monitoring system in place that safeguards staff and learners by blocking harmful, illegal and inappropriate content.
- There is a monitoring system that enables the prompt investigation of a potential safeguarding incident and outcomes are logged.
- Roles and responsibilities for the management of filtering and monitoring systems have been defined and allocated.
- The filtering and monitoring provision is reviewed at least annually and checked regularly.
- There is a defined and agreed process for making changes to the filtering or monitoring system that involves a senior leader in the agreement of the change.
- Mobile devices that access the school's internet connection (whether school or personal devices) will be subject to the same filtering standards as other devices on the school systems.
- The school has provided enhanced/differentiated user-level filtering through the use of the Net Sweeper filtering system (allowing different filtering levels for different ages/stages and different groups of users – staff/learners etc.)

## Changes to Filtering and Monitoring Systems

There is a clear process for requests to change the filtering and monitoring systems.

- Users may request changes to the filtering and monitoring systems by emailing the Network Manager and Designated Safeguarding Lead directly.
- It is only with the authorisation from the Designated Safeguarding Lead that changes can be made.
- Changes will only be made where the Designated Safeguarding Lead believes that the change would be of educational value with low risk associated.
- A log of requests and changes is kept by the Designated Safeguarding Lead using email systems.

## Filtering and Monitoring Review and Checks

To understand and evaluate the changing needs and potential risks of the school, the filtering and monitoring provision will be reviewed at least annually. The review will be conducted by members of the senior leadership team, the designated safeguarding lead (DSL), and the IT service provider. Additional checks to filtering and monitoring will be informed by the review process so

that governors have assurance that systems are working effectively and meeting safeguarding obligations.

### **Reviewing the filtering and monitoring provision**

A review of filtering and monitoring will be carried out to identify the current provision, any gaps, and the specific needs of learners and staff.

The review will take account of:

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

To make the filtering and monitoring provision effective, the review will inform:

- related safeguarding or technology policies and procedures
- roles and responsibilities
- training of staff
- curriculum and learning opportunities
- procurement decisions
- how often and what is checked
- monitoring strategies

The review will be carried out as a minimum annually, or when:

- a safeguarding risk is identified
- there is a change in working practice, e.g. remote access or BYOD
- new technology is introduced

### **Checking the filtering and monitoring systems**

Checks to filtering and monitoring systems are completed and recorded as part of the filtering and monitoring review process. How often the checks take place will be based on the context, the risks highlighted in the filtering and monitoring review, and any other risk assessments. Checks will be undertaken from both a safeguarding and IT perspective.

When filtering and monitoring systems are checked this should include further checks to verify that the system setup has not changed or been deactivated. Checks are performed on a range of:

- school owned devices and services, including those used off site
- geographical areas across the site
- user groups, for example, teachers, pupils and guests

Logs of checks are kept so they can be reviewed. These record:

- when the checks took place
- who did the check
- what was tested or checked
- resulting actions

The school uses the SWGfL [Filtering Standards checklist](#) to help with this.

### **Training/Awareness**

It is a statutory requirement in England that staff receive training, at least annually, about safeguarding, child protection, online safety and filtering and monitoring. Furthermore, in order to protect personal and sensitive data, governors, senior leaders, staff and learners should receive training about information security and data protection, at least annually.

Governors, Senior Leaders and staff are made aware of the expectations of them:

- at induction
- at whole-staff/governor training
- through the awareness of policy requirements
- through the acceptable use agreements
- in regular updates throughout the year

Those with specific responsibilities for filtering and monitoring (Responsible Governor, DSL, OSL or other relevant persons) will receive enhanced training to help them understand filtering and monitoring systems and their implementation and review.

Learners are made aware of the expectations of them:

- in lessons (the schools should describe how this will take place)
- through the acceptable use agreements

Parents will be informed of the school's filtering policy through the acceptable use agreement and through online safety awareness sessions and the school newsletter.

## Audit/Monitoring/Reporting/Review

Governors/SLT/DSL/OSL will ensure that full records are kept of:

- Training provided
- User Ids and requests for password changes
- User logons
- Security incidents related to this policy
- Annual online safety reviews including filtering and monitoring
- Changes to the filtering system
- Checks on the filtering and monitoring systems

## Further Guidance

Schools in England (and Wales) are required [“to ensure children are safe from terrorist and extremist material when accessing the internet in school, including by establishing appropriate levels of filtering”](#). Furthermore, the Department for Education’s statutory guidance [‘Keeping Children Safe in Education’](#) obliges schools and colleges 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 the above risks from the school’s or college’s IT system” however, schools will need to “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.” [Ofsted concluded as far back as 2010](#) that “Pupils in the schools that had ‘managed’ systems had better knowledge and understanding of how to stay safe than those in schools with ‘locked down’ systems. Pupils were more vulnerable overall when schools used locked down systems because they were not given enough opportunities to learn how to assess and manage risk for themselves.”

To further support schools and colleges in England, the Department for Education published [Digital and Technology standards](#).

The UK Safer Internet Centre has produced guidance on [“Appropriate Filtering and Monitoring”](#)

SWGfL, on behalf of UK Safer Internet Centre and DfE, developed further [Filtering and Monitoring | SWGfL](#) information for schools and colleges, including a checklist alongside further support for Governors

SWGfL provides a site for schools to test their filtering to ensure that illegal materials cannot be accessed: [SWGfL Test Filtering](#)

## **Appendix C2: Mobile Technologies Policy (including BYOD/BYOT)**

Please see The De Curci Trust IT Operations Handbook for the trust mobile technologies policy including BYOD.

## **Appendix C3: Social Media Policy**

Social media (e.g. Facebook, Twitter, LinkedIn) is a broad term for any kind of online platform which enables people to directly interact with each other. However, some games, for example Minecraft or World of Warcraft and video sharing platforms such as YouTube have social media elements to them.

The school recognises the numerous benefits and opportunities which a social media presence offers. Staff, parents/carers and learners are actively encouraged to find creative ways to use social media. However, there are some risks associated with social media use, especially around the issues of safeguarding, bullying and personal reputation. This policy aims to encourage the safe use of social media by the school, its staff, parents, carers and children.

### **Scope**

This policy is subject to the school's codes of conduct and acceptable use agreements.

This policy:

- Applies to all staff and to all online communications which directly or indirectly, represent the school.
- Applies to such online communications posted at any time and from anywhere.
- Encourages the safe and responsible use of social media through training and education.
- Defines the monitoring of public social media activity pertaining to the school.

The school respects privacy and understands that staff and learners may use social media forums in their private lives. However, personal communications likely to have a negative impact on professional standards and/or the school's reputation are within the scope of this policy.

Professional communications are those made through official channels, posted on a school account or using the school name. All professional communications are within the scope of this policy.

Personal communications are those made via personal social media accounts. In all cases, where a personal account is used which associates itself with, or impacts on, the school, it must be made clear that the member of staff is not communicating on behalf of the school with an appropriate disclaimer. Such personal communications are within the scope of this policy.

Personal communications which do not refer to or impact upon the school are outside the scope of this policy.

Digital communications with learners are also considered. Staff may use social media to communicate with learners via a school social media account for teaching and learning purposes but must consider whether this is appropriate and consider the potential implications.

## **Organisational control**

### **Roles & Responsibilities**

#### **SLT**

- Facilitating training and guidance on Social Media use.
- Developing and implementing the Social Media policy.
- Taking a lead role in investigating any reported incidents.
- Making an initial assessment when an incident is reported and involving appropriate staff and external agencies as required.
- Receive completed applications for Social Media accounts.
- Approve account creation.

#### **Administrator/Moderator**

- Create the account following SLT approval.
- Store account details, including passwords securely.
- Be involved in monitoring and contributing to the account.
- Control the process for managing an account after the lead staff member has left the organisation (closing or transferring).

#### **Staff**

- Know the contents of and ensure that any use of social media is carried out in line with this and other relevant policies.
- Attending appropriate training.
- Regularly monitoring, updating and managing content he/she has posted via school accounts.
- Adding an appropriate disclaimer to personal accounts when naming the school.

### **Process for creating new accounts**

The school community is encouraged to consider if a social media account will help them in their work, e.g. an Early Years Twitter account, or a “New Entrants” Facebook page. Anyone wishing to create such an account must present a business case to the Leadership Team which covers the following points:-

- The aim of the account.
- The intended audience.
- How the account will be promoted.
- Who will run the account (at least two staff members should be named).
- Will the account be open or private/closed.

Following consideration by the SLT an application will be approved or rejected. In all cases, the SLT must be satisfied that anyone running a social media account on behalf of the school has read and understood this policy and received appropriate training. This also applies to anyone who is not directly employed by the school, including volunteers or parents.

## Monitoring

School accounts must be monitored regularly and frequently (preferably 7 days a week, including during holidays). Any comments, queries or complaints made through those accounts must be responded to within 48 hours (or two working days even if the response is only to acknowledge receipt). Regular monitoring and intervention is essential in case a situation arises where bullying or any other inappropriate behaviour arises on a school social media account.

## Behaviour

- The school requires that all users using social media adhere to the standard of behaviour as set out in this policy and other relevant policies.
- Digital communications by staff must be professional and respectful at all times and in accordance with this policy. Staff will not use social media to infringe on the rights and privacy of others or make ill-considered comments or judgments about staff. School social media accounts must not be used for personal gain. Staff must ensure that confidentiality is maintained on social media even after they leave the employment of the school.
- If a journalist makes contact about posts made using social media staff must follow the trust media policy before responding.
- Unacceptable conduct, (e.g. defamatory, discriminatory, offensive, harassing content or a breach of data protection, confidentiality, copyright) will be considered extremely seriously by the school and will be reported as soon as possible to a relevant senior member of staff and escalated where appropriate.
- The use of social media by staff while at work may be monitored, in line with school policies. The school permits reasonable and appropriate access to private social media sites whilst on breaks and only in adult only spaces where pupils are not present. However, where excessive use is suspected, and considered to be interfering with relevant duties, disciplinary action may be taken.
- The school will take appropriate action in the event of breaches of the social media policy. Where conduct is found to be unacceptable, the school will deal with the matter internally. Where conduct is considered illegal, the school will report the matter to the police and other relevant external agencies and may take action according to the disciplinary policy.

## Legal considerations

- Users of social media should consider the copyright of the content they are sharing and, where necessary, should seek permission from the copyright holder before sharing.
- Users must ensure that their use of social media does not infringe upon relevant data protection laws, or breach confidentiality.

## Handling abuse

- When acting on behalf of the school, respond to harmful and / or offensive comments swiftly and with sensitivity.
- If a conversation turns and becomes offensive or unacceptable, school users should block, report or delete other users or their comments/posts and should inform the audience exactly why the action was taken.
- If you feel that you or someone else is subject to abuse by colleagues through use of online communications, then this action must be reported using the agreed school protocols.

## Use of images

School use of images can be assumed to be acceptable, providing the following guidelines are strictly adhered to.

- Permission to use any photos or video recordings should be sought in line with the school's digital and video images policy. If anyone, for any reason, asks not to be filmed or photographed then their wishes should be respected.
- Under no circumstances should staff share or upload learner pictures online other than via official school channels.
- Staff should exercise their professional judgement about whether an image is appropriate to share on school social media accounts. Learners should be appropriately dressed, not be subject to ridicule and must not be on any school list of children whose images must not be published.
- If a member of staff inadvertently takes a compromising picture which could be misconstrued or misused, they must delete it immediately.

## Personal use

### Staff

- Personal communications are those made via a personal online account. In all cases, where a personal account is used which associates itself with the school or impacts on the school, it must be made clear that the member of staff is not communicating on behalf of the school with an appropriate disclaimer. Such personal communications are within the scope of this policy.
- Personal communications which do not refer to or impact upon the school are outside the scope of this policy.



### **Learners**

- Staff are not permitted to follow or engage with current or prior (of less than 18 years of age) learners of the school on any personal social media account.
- The school's education programme should enable the learners to be safe and responsible users of social media.
- Learners are encouraged to comment or post appropriately about the school. Any offensive or inappropriate comments will be resolved by the use of the school's behaviour policy

### **Parents/Carers**

- If parents/carers have access to a school learning platform where posting or commenting is enabled, parents/carers will be informed about acceptable use.
- Parents/Carers are encouraged to comment or post appropriately about the school. In the event of any offensive or inappropriate comments being made, the school will ask the parent/carer to remove the post and invite them to discuss the issues in person. If necessary, refer parents to the school's complaints procedures.

## Glossary of Terms

<b>AI</b>	Artificial Intelligence
<b>AUP/AUA</b>	Acceptable Use Policy/Acceptable Use Agreement
<b>BYOD</b>	Bring Your Own Device
<b>BYOT</b>	Bring Your Own Tools (Technology)
<b>CEOP</b>	Child Exploitation and Online Protection Centre (part of National Crime Agency, UK Police, dedicated to protecting children from sexual abuse, providers of the Think U Know programmes.
<b>CPD</b>	Continuous Professional Development
<b>FOSI</b>	Family Online Safety Institute
<b>ICO</b>	Information Commissioners Office
<b>ICT</b>	Information and Communications Technology
<b>INSET</b>	In Service Education and Training
<b>IP address</b>	The label that identifies each computer to other computers using the IP (internet protocol)
<b>ISP</b>	Internet Service Provider
<b>ISPA</b>	Internet Service Providers' Association
<b>IWF</b>	Internet Watch Foundation
<b>LAN</b>	Local Area Network
<b>MAT</b>	Multi Academy Trust
<b>MIS</b>	Management Information System
<b>OS</b>	Online Safety
<b>OSL</b>	Online Safety Lead
<b>TUK</b>	Think U Know – educational online safety programmes for schools, young people and parents.
<b>UKSIC</b>	UK Safer Internet Centre – EU funded centre. Main partners are SWGfL, Childnet and Internet Watch Foundation.
<b>UKCIS</b>	UK Council for Internet Safety
<b>WAP</b>	Wireless Application Protocol