

Safer Recruitment, Selection and Disclosure Policy

1. Introduction

Berkhampstead School and Day Nurseries are committed to providing the best possible care and education to its pupils and to safeguarding and promoting the welfare of children and young people. We are also committed to providing a supportive and flexible working environment to all its members of staff. We recognise that, to achieve these aims, it is of fundamental importance to attract, recruit and retain staff of the highest calibre who share this commitment.

The aims of our recruitment policy are as follows:

- to ensure that the best possible staff are recruited based on their merits, abilities and suitability for the position
- to ensure that all job applicants are considered equally and consistently
- to ensure that no job applicant is treated unfairly on any grounds including race, colour, nationality, ethnic or national origin, religion or religious belief, sex or sexual orientation, marital or civil partner status, gender reassignment, disability or age
- to ensure compliance with all relevant legislation, recommendations and guidance including the Education (Independent School Standards) Regulations 2014 (ISSRs), the statutory guidance published by the Department for Education (DfE), Keeping children safe in education (I September 2025) (KCSIE), Disqualification under the Childcare Act 2006 (DUCA), the Prevent Duty Guidance for England and Wales 2015 (the Prevent Duty Guidance) and any guidance or code of practice published by the Disclosure and Barring Service (DBS); and
- to ensure that we meet our commitment to safeguarding and promoting the welfare of children and young people by carrying out all necessary pre-employment checks.

Employees involved in the recruitment and selection of staff are responsible for familiarising themselves with and complying with the provisions of this policy.

2. **Data protection**

We are legally required to carry out the pre-appointment checks detailed in this procedure. Staff and prospective staff will be required to provide certain information to enable us to carry out the checks that are applicable to their role. We will also be required to provide certain information to third parties, such as the Disclosure and Barring Service and the Teaching Regulation Agency. Failure to provide requested information may result in us not being able to meet the employment, safeguarding or legal obligations. We will process personal information in accordance with our Staff Privacy Notice.

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

3. Recruitment and selection procedure

All applicants for employment will be required to complete an **application form** containing questions about their academic and employment history and their suitability for the role. Incomplete application forms will be returned to the applicant where the deadline for completed application forms has not passed. Should there be any gaps in academic or employment history, a satisfactory explanation must be provided. A curriculum vitae will not be accepted in place of the completed application form.

Applicants will receive a job description and person specification for the role applied for.

Application forms, job descriptions, person specifications, this policy, Recruitment of Ex-Offenders Policy and the School's Safeguarding Policy are available to download from our website.

We will then conduct a shortlisting exercise by reviewing all application forms received to determine which applicants will be invited for interview. The shortlisting exercise will usually be conducted by two members of staff who will ideally also be involved in the interview process.

Shortlisted applicants will be invited to attend a formal interview at which their skills and experience will be discussed in more detail. All shortlisted applicants will be questioned at interview about their suitability to work with children.

All shortlisted applicants will be required to complete a self-declaration form prior to interview in which they will be asked to provide information about their criminal records history and other factors relevant to their suitability to work with children. This information will be considered and discussed with applicants at interview.

If it is decided to make an offer of employment following the formal interview, any such offer will be conditional on the following:

- the agreement of a mutually acceptable start date and the signing of a contract incorporating our standard terms and conditions of employment
- verification of the applicant's identity (where that has not previously been verified)
- verification of qualifications, whether professional or otherwise, which we consider in making the appointment decision, or which are referred to in the application form, whether a requirement for the role or not
- verification of the applicant's employment history
- the receipt of two references (one of which must be from the applicant's most recent employer) which we consider to be satisfactory
- for positions which involve teaching work, information about whether the applicant has
 ever been referred to, or is the subject of a sanction, restriction or prohibition issued
 by the Teaching Regulation Agency which renders them unable or unsuitable to work
- for applicants who have carried out teaching work outside the UK, information about whether the applicant has ever been referred to, or is the subject of a sanction issued by a regulator of the teaching profession in any other country which renders them unable or unsuitable to work with us.
- where the position amounts to regulated activity (see below) the receipt of an enhanced disclosure from the DBS which we consider to be satisfactory

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

- where the position amounts to regulated activity (see below) confirmation that the applicant is not named on the Children's Barred List*
- information about whether the applicant has ever been subject to a direction under section 142 of the Education Act 2002 which renders them unable or unsuitable to work with us.
- for management positions, information about whether the applicant has ever been referred to the Department for Education, or is the subject of a direction under section 128 of the Education and Skills Act 2008 which renders them unable or unsuitable to work for us
- confirmation that the applicant is not disqualified from acting as a trustee / governor or senior manager of a charity under the Charities Act 2011 (if applicable: see below)
- confirmation that the applicant is not disqualified from working in connection with early or later years provision (if applicable: see below)
- verification of the applicant's medical fitness for the role (see below)
- verification of the applicant's right to work in the UK; and
- any further checks which we decide are necessary because of the applicant having lived or worked outside of the UK which may include an overseas criminal records check, certificate of good conduct or professional references.

*We not permitted to check the Children's Barred List unless an individual will be engaging in regulated activity. We are required to carry out an enhanced DBS check for all staff, supply staff and governors who will be engaging in regulated activity. However, the School can also carry out an enhanced DBS check on a person who would be carrying out regulated activity but for the fact that they do not carry out their duties frequently enough i.e., roles which would amount to regulated activity if carried out more frequently.

Whether a position amounts to regulated activity must therefore be considered to decide which checks are appropriate. It is however likely that in nearly all cases we will be able to carry out an enhanced DBS check and a Children's Barred List check.

4. Artificial Intelligence

The School does not use artificial intelligence software as a decision-making tool at any stage of the recruitment process, including in respect of external and internal applications and promotion proposals.

5. Pre-employment checks

In accordance with the recommendations set out in KCSIE, DUCA and the requirements of the ISSRs the School carries out a number of pre-employment checks in respect of all prospective staff.

In addition to the checks set out below, we reserve the right to obtain such formal or informal background information about an applicant as is reasonable in the circumstances to determine whether they are suitable to work with us. This may include internet and social media searches.

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

In fulfilling our obligations, we do not discriminate on the grounds of race, colour, nationality, ethnic or national origin, religion or religious belief, sex or sexual orientation, marital or civil partner status, gender reassignment, disability or age.

6. Online searches

In addition to the checks set out below, the School reserves the right to obtain such formal or informal background information about an applicant as is reasonable in the circumstances to determine whether they are suitable to work at the School. In accordance with paragraph [221] of KCSIE this will include online searches on shortlisted candidates (**online searches**). The online searches the School carries out may include searches of internet search engines, websites and social media platforms. Applicants are asked in the application form to provide details of their online profile, including account names, social media and professional networking site handles and details of websites on which the applicant is featured or named. This information will be used to carry out online searches. Applicants are not required to provide account passwords or to grant the School access to social media or professional networking account content that is not publicly available. However, if information (such as profile pictures and/or account bios) is publicly available when a social media or professional networking site account is locked and can therefore be viewed by the School it may be considered as part of the online search.

Online searches may be carried out at the shortlisting stage or after an offer of employment has been made (but prior to work commencing). The School will not carry out online searches as part of its initial sift of applications.

The School will determine how it approaches online searches on a case-by-case basis. However, all applicants for a role at the School will be treated consistently with regard to online searches.

Wherever possible online searches will be undertaken by a person who will play no other part in the recruitment process (including the shortlisting exercise) or the appointment decision. In carrying out online searches the School is looking for any publicly available information about an applicant that:

- may be relevant to their suitability to carry out the role for which they have applied;
- may be relevant to their suitability to work at the School or in an education setting;
- is of a safeguarding nature; and / or
- may have an impact on the School's reputation (whether positive or negative)

Any information generated from online searches will be entered in an 'Online search results record'. Where online searches are undertaken on shortlisted applicants any relevant information generated will be provided to the interview panel for discussion with shortlisted applicants at interview. Where online searches are undertaken on the successful applicant only any relevant information generated will be discussed prior to employment commencing. All offers of employment will be conditional upon the School being satisfied that the successful applicant is suitable to work at the School in light of any information generated from online searches.

In evaluating any online information for relevance, the School will use the following criteria:

• whether the information is relevant to the position applied for;

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

- whether the information is relevant to the applicant's suitability to work at the School or in an education setting;
- whether the information could have an impact on the School's reputation (whether positive or negative);
- whether the information calls into doubt the applicant's willingness or ability to uphold the School's commitment to safeguarding and promoting the welfare of children;
- the length of time since the information became publicly available and whether the applicant's circumstances have changed since the information was published;
- whether the information reveals a pattern of concerning behaviour; and
- the relevant circumstances and the explanation(s) offered by the applicant.

For successful candidates, the School will retain information generated through online searches for the duration of the individual's employment and in accordance with its Information and Records Retention Policy after employment ends.

For unsuccessful candidates, the School retains the information generated from online searches for six months from the date on which they are informed their application was unsuccessful, after which it will be securely destroyed.

7. **Verification of identity, address, right to work in the UK and qualifications** All applicants who are invited to an interview will be required to bring with them evidence of their identity, right to work in the UK, address and qualifications.

We ask for this information at interview to ensure that the person attending interview is who they claim to be, that they are permitted to work for us if appointed and that they hold appropriate qualifications.

- 8. Identity and address: all applicants must bring with them to interview, original documents which evidence their identity and address as set out below and in the list of valid identity documents at Appendix I (these requirements comply with DBS identity checking guidelines):
- one document from Group I*; and
- two further documents from either of Group 1*, Group 2a or Group 2b, one of which must verify the applicant's current address; and (*applicants must always provide their birth certificate as one form of identity unless there is good reason why this cannot be provided).

Where an applicant claims to have changed their name by deed poll or any other means (e.g. marriage, adoption, statutory declaration) they will be required to provide documentary evidence of the change. They will also be required to provide their birth certificate. We ask for the date of birth of all applicants to verify identity and check for any unexplained discrepancies in the employment and education history. We do not discriminate on the grounds of age.

9. Right to work in the UK:

All applicants must also bring to interview a valid form of evidence which confirms their right to work in the UK. Valid forms of evidence can be found in the Home Office 'Right to Work Checklist': (Right to work checklist (publishing service.gov.uk)) and in some cases the evidence of your right to work in the UK can also be used as evidence of your identity and address for DBS identity checking purposes.

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

The School will check evidence of your right to work in the UK in accordance with the Home Office 'Code of Practice on preventing illegal working: Civil penalty scheme for employers: 6 April 2022 (which can be found here: https://www.gov.uk/government/publications/illegal-working-penalties-codes-of-practice-for-employers)

10. **Qualifications**: all applicants must also bring to interview original documents which evidence any educational and professional qualifications referred to in their application form and / or which we request.

11. References

We will seek to take up references on short listed applicants prior to interview, wherever possible. References may however be taken up after interview by exception / agreement. Please note that no questions will be asked about health or medical fitness prior to any offer of employment being made.

All offers of employment will be subject to the receipt of a minimum of two references which are considered satisfactory. One of the references must be from the applicant's current or most recent employer. If the current / most recent employment does / did not involve work with children, then the second reference should be from the employer with whom the applicant most recently worked with children. Neither referee should be a relative or someone known to the applicant solely as a friend.

All referees will be asked whether they believe the applicant is suitable for the job for which they have applied and whether they have any reason to believe that the applicant is unsuitable to work with children. All referees will be sent a copy of the job description and person specification for the role for which the applicant has applied. If the referee is a current or previous employer, they will also be asked to confirm the following:

- the applicant's dates of employment, salary, job title / duties, reason for leaving, performance, sickness* and disciplinary record
- whether the applicant has ever been the subject of disciplinary procedures involving issues related to the safety and welfare of children (including any in which the disciplinary sanction has expired), except where the issues were deemed to have resulted from allegations which were found to be unsubstantiated, unfounded, false or malicious
- whether any allegations or concerns have been raised about the applicant that relate to
 the safety and welfare of children or young people or behaviour towards children or
 young people, except where the allegation or concerns were found to be
 unsubstantiated, unfounded, false or malicious
- whether the applicant could be considered to be involved in extremism (see the definition of "extremism" at section 20 below).
 (*questions about health or sickness records will only be included in reference requests sent out after the offer of employment has been made.)

We will only accept references obtained directly from the referee and it will not rely on references or testimonials provided by the applicant or on open references or testimonials.

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

We will compare all references with any information given on the application form. Any discrepancies or inconsistencies in the information will be taken up with the applicant and the relevant referee before any appointment is confirmed.

Where a reference is not received prior to interview it will be reviewed upon receipt. Any discrepancies identified between the reference and the application form and/or the interview assessment form will be considered by us. The applicant may be asked to provide further information or clarification before an appointment can be confirmed.

If factual references are received i.e. those which contain limited information such as job title and dates of employment, this will not necessarily disadvantage an applicant although additional references may be sought before an appointment can be confirmed.

We may at its discretion make telephone contact with any referee to verify the details of the written reference provided.

We treat all references given or received as confidential which means that the applicant will not usually be provided with a copy.

All references received from a school must be countersigned by the Head of School (Teaching/TA roles) or Executive Director (Support Roles) of that school.

All internal candidates who apply for a new role will have their application assessed in accordance with this procedure. References may be taken up on internal candidates as part of the application process and can be provided by colleagues and will be the most recent employer and will previously have taken up references from past employers.

12. Criminal records checks

Prior to 29 May 2013 an enhanced disclosure contained details of all convictions on record (including those which are defined as spent under the Rehabilitation of Offenders Act 1974) together with details of any cautions, reprimands or warnings held on the Police National Computer. It could also contain non-conviction information from local police records which a chief police officer considered relevant to the role applied for.

DBS filtering rules

With effect from 29 May 2013 the DBS commenced the filtering and removal of certain specified information relating to old and minor criminal offences from all criminal records disclosures. The filtering rules developed by the DBS and the Home Office designate certain spent convictions and cautions as protected. Protected convictions and cautions are not included in a DBS certificate and job applicants are not required to disclose them during the recruitment process. It is unlawful for an employer to consider a conviction or caution that should not have been disclosed. If a protected conviction or caution is inadvertently disclosed during the recruitment process it must be disregarded when making a recruitment decision.

A conviction will always be disclosable if it was imposed for a specified offence committed at any age. A caution issued for a specified offence committed over the age of 18 will always be disclosable. However, a caution issued for a specified offence committed under the age of 18 is never disclosable. Specified offences are usually of a serious violent or sexual nature or are relevant for safeguarding children and vulnerable adults. The list of specified offences can be found at:

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

https://www.gov.uk/government/publications/dbs-list-of-offences-that-will-never-be-filtered-from-a-criminal-record-check

The filtering rules have recently been updated and work as follows:

For those aged 18 or over at the time of an offence

A spent criminal conviction for an offence committed in the United Kingdom when a person was over the age of 18 will not be disclosed in a DBS certificate (and does not have to be disclosed by the job applicant) if:

- (a) eleven years have elapsed since the date of the conviction.
- (b) it did not result in a custodial sentence; and
- (c) it was not imposed for a specified offence.

A spent caution for an offence committed when a person was over the age of 18 will not be disclosed in a DBS certificate (and does not have to be disclosed by a job applicant) if:

- (a) six years have elapsed since the date it was issued; and
- (b) it was not issued for a specified offence.

For those aged under 18 at the time of an offence

A spent conviction for an offence committed when a person was under the age of 18 will not be disclosed in a DBS certificate (and does not have to be disclosed by a job applicant) if:

- (a) five and a half years have elapsed since the date of the conviction.
- (b) it did not result in a custodial sentence; and
- (c) it was not imposed for a specified offence.

A caution issued for an offence committed when a person was under the age of 18 will never be disclosed in a DBS certificate (and does not have to be disclosed by a job applicant).

Regulated activity

We apply for an enhanced disclosure from the DBS and a check of the Children's Barred List (now known as an Enhanced Check for Regulated Activity) in respect of all positions which amount to regulated activity as defined in the Safeguarding Vulnerable Groups Act 2006 (as amended). The purpose of carrying out an Enhanced Check for Regulated Activity is to identify whether an applicant is barred from working with children by inclusion on the Children's Barred List and to obtain other relevant suitability information. Any position undertaken at, or on behalf of us amount to regulated activity if it is carried out:

- (d) frequently, meaning once a week or more; or
- (e) overnight, meaning between 2.00 am and 6.00 am; or
- (f) satisfies the "period condition", meaning four times or more in a 30-day period; and
- (g) provides the opportunity for contact with children.

Roles which are carried out on an unpaid / voluntary basis will only amount to regulated activity if, in addition to the above, they are carried out on an unsupervised basis. It is for us to decide whether a role amounts to regulated activity considering all the relevant circumstances. However, nearly all posts amount to regulated activity. Limited exceptions could include an administrative post undertaken on a temporary basis in the office outside of term time or voluntary posts which are supervised.

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

The DBS disclosure certificate

The DBS issues the DBS disclosure certificate to the subject of the check only, rather than to us. It is a condition of employment that the **original** disclosure certificate is provided within two weeks of it being received by the applicant. Original certificates should not be sent by post. A convenient time and date for bringing the certificate into the office should be arranged with Mrs Sue Watkins as soon as it has been received. Applicants who are unable to attend to provide the certificate are required to send in a certified copy by post or email within two weeks of the original disclosure certificate being received. Certified copies must be sent to Mrs Sue Watkins. Where a certified copy is sent, the original disclosure certificate must still be provided on the first working day.

Employment will remain conditional upon the original certificate being provided and it being considered satisfactory.

Starting work pending receipt of the DBS disclosure

If there is a delay in receiving a DBS disclosure the Head of School or Executive Director has discretion to allow an individual to begin work pending receipt of the disclosure certificate. This will only be allowed if all other checks, including a clear check of the Children's Barred List (where the position amounts to regulated activity), have been completed and once appropriate supervision has been put in place.

Applicants with periods of overseas residence

DBS checks will still be requested for applicants with recent periods of overseas residence and those with little or no previous UK residence. We will take into account the "DBS unusual addresses guide" in such circumstances.

For applicants who are living overseas, or who have lived overseas previously, obtaining a DBS certificate may be insufficient to establish their suitability to work. In such cases the applicant will be required to provide additional information about their suitability from the country (or countries) in which they have lived. Our policy is to request such information from each overseas country in which the applicant has lived overseas for a period of six months or more in the previous 10 years.

When requesting such information, we have regard to relevant government guidance and will therefore always require the applicant to apply for a formal check from the country in question i.e. a criminal records check (or equivalent) or a certificate of good conduct.

We recognise that formal checks are not available from some countries, that they can be significantly delayed or that a response may not be provided. In such circumstances we will seek to obtain further information from the country in question, such as a reference from any employment undertaken in that country.

In addition, where an applicant for a teaching position has worked as a teacher outside of the UK, the School will ask the applicant to obtain from the professional regulating authority of the teaching profession in each country in which they have worked as a teacher, evidence which confirms that they have not imposed any sanctions or restrictions on the applicant and that they are not aware of any reason why the applicant may be unsuitable to work as a teacher. We will also ask shortlisted applicants (and their referees) to disclose whether they have ever been referred to, or are the

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

subject of a sanction issued by, the regulator of the teaching profession in the countries in which they have carried out teaching work.

Sanctions and restrictions issued by the regulating authority of another country will not prevent a person from working as a teacher. However, we will take all relevant information into account in determining whether an applicant is suitable to. We may allow an applicant to commence work pending receipt of a formal check from a particular country if we have received a reference and/or letter of professional standing from that country and consider the applicant suitable to start work. Decisions on suitability will be based on all the information that has been obtained during the recruitment process. Unless expressly waived, continued employment will remain conditional upon us being provided with the outcome of the formal check and it being considered satisfactory.

If no information is available from a particular country we may allow an applicant to commence work if they are considered suitable based on all of the information that has been obtained during the recruitment process.

We will take proportionate risk-based decisions on a person's suitability in these circumstances. All suitability assessments must be documented and retained on file If the formal check is delayed and we are not satisfied about the applicant's suitability in the absence of that information; the applicant's proposed start date may be delayed until the formal check is received.

13. Prohibition from teaching check

We are required to check whether staff who carry out teaching work are prohibited from doing so. We use the Teaching Regulation Agency Teacher Services system to check whether successful applicants are the subject of a prohibition, or interim prohibition order issued by a professional conduct panel on behalf of the Teaching Regulation Agency. In addition we ask all shortlisted applicants to declare whether they have ever been referred to, or are the subject of a sanction, restriction or prohibition issued by, the Teaching Regulation Agency or other equivalent body in the UK.

Where an applicant is not currently prohibited from teaching but has been the subject of a referral to, or hearing before, the Teaching Regulation Agency (or other equivalent body), whether or not that resulted in the imposition of a sanction, or where a sanction has lapsed or been lifted, we will consider whether the facts of the case render the applicant unsuitable to work with us.

We apply the definition of teaching work set out in the Teachers' Disciplinary (England) Regulations 2012, which state that the following activities amount to teaching work:

- planning and preparing lessons and courses for pupils
- delivering lessons to pupils
- assessing the development, progress and attainment of pupils; and
- reporting on the development, progress and attainment of pupils.

The above activities do not amount to teaching work if they are supervised by a qualified teacher or other person nominated by the Head of School. If in any doubt or if the applicant has taught previously, or may teach in future, the check will be undertaken, including for sports coaches.

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

14. Prohibition from management check

We are required to check whether any applicant for a management position is subject to a direction under section 128 of the Education and Skills Act 2008 which prohibits, disqualifies or restricts them from being involved in the management of an independent school (a section 128 direction).

We will carry out checks for section 128 directions when appointing applicants into management positions from both outside and by internal promotion.

This check applies to appointments to the following positions made on or after 12 August 2015:

- Head of School
- Executive Director
- teaching posts on the senior leadership team
- teaching posts which carry a departmental head role; and
- support staff posts on the senior leadership team
- Staff appointed to management positions, meaning those who are permanent members of the School or Day Nursery Senior Management Team (SMT) or Senior Leadership Team (SLT).

We will assess on a case by case basis whether the check should be carried out when appointments are made to teaching and support staff roles which carry additional responsibilities.

All individuals who are appointed to the governing body will be subject to a section 128 direction check.

The relevant information is contained in the enhanced DBS disclosure certificate (which we obtain for all posts that amount to regulated activity). It can also be obtained through the Teaching Regulation Agency Teacher Services system. We will use either, or both, methods to obtain this information.

We will ask all shortlisted applicants to declare whether they have ever been the subject of a referral to the Department for Education or are subject to a section 128 direction or any other sanction which prohibits, disqualifies or restricts them from being involved in the management of an independent school.

Where an applicant is not currently prohibited from management but has been the subject of a referral to, or hearing before, the Department for Education or other appropriate body, whether or not that resulted in the imposition of a section 128 direction or other sanction, or where a section 128 direction or other sanction has lapsed or been lifted, we will consider whether the facts of the case render the applicant unsuitable to work with us.

Disqualification from acting as a charity trustee or senior managerBackground

Under the Charities Act 2011 it is a criminal offence for a person to act as a trustee or senior manager of a charity when disqualified from doing so. The Charities Act 2011 sets out the grounds on which a person can be disqualified from acting as a trustee or

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

senior manager. These include various spent and unspent criminal offences and other sanctions.

Who is covered

A person is considered to be a charity trustee if they are one of the people who have general control and management of the administration of the charity. In an independent school the trustees will typically be the governors of the school.

Senior managers include those employees who report directly to the charity trustees or have responsibility for the overall management and control of the charity's finances. At the School the disqualification rules will be applicable to all governors, the Head / Principal, Bursar and potentially other senior staff who report directly to the governors. There is no single list or register that covers all of the disqualification criteria therefore we adopt a pragmatic approach to checking whether a person is disqualified. This is achieved by the use of a self-declaration form and the checking of relevant publicly accessible registers.

Self-declaration

All those who are covered by the disqualification rules are required to complete a self-declaration form to confirm whether, to the best of their knowledge, they are subject to any of the disqualification criteria.

A failure to disclose relevant information, or the provision of false information, which subsequently comes to our attention may result in the termination of an appointment as a governor or senior manager or the withdrawal of an offer of employment and may also amount to a criminal offence.

All those who are required to complete a self-declaration form are also under an ongoing duty to inform us if there is a change in their circumstances that results or may result in them becoming disqualified from acting as a governor or senior manager.

• Checks by the School

To ensure that it has accurate and up to date information we will also check the following registers in respect of each governor and senior manager who is already in post or is appointed in future:

- (h) the Bankruptcy and Insolvency Register;
- (i) the register of disqualified directors maintained by Companies House; and
- (j) and the register of persons who have been removed as a charity trustee.

Waiver

A person who discloses that one or more of the disqualification criteria is applicable to them may apply to the Charity Commission for a waiver of the disqualification. We may at its absolute discretion withdraw an offer of employment for a senior manager or cease or terminate an appointment to the governing body if a waiver application becomes necessary or is rejected by the Charity Commission. We are under no obligation to await the outcome of a Charity Commission waiver application before taking such action.

16. Childcare disqualification

The Childcare Act 2006 (Act) and the Childcare (Disqualification) and Childcare (Early Years Provision Free of Charge) (Extended Entitlement) (Amendment) Regulations 2018 (Regulations) state that it is an offence to employ anyone in connection with our early years provision (EYP) or later years provision (LYP) who is disqualified, or for a disqualified person to be directly involved in the management of EYP or LYP.

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

Definitions

- a. EYP includes usual school activities and any other supervised activity for a child up to 1 September after the child's 5th birthday, which takes place on the school premises during or outside of the normal school day;
- b. LYP includes provision for children not in EYP and under the age of 8 which takes place on school premises outside of the normal school day, including, for example breakfast clubs, after school clubs and holiday clubs. It does not include extended school hours for co-curricular activities such as sports activities.

DUCA states that only those individuals who are employed directly to provide childcare are covered by the Regulations. Childcare means any form of care for a child, which includes education and any other supervised activity for a child who is aged 5 or under. Childcare in LYP does not include education during school hours but does cover before and after school clubs.

Relevant roles

Roles which will be covered by the Regulations are teaching and teaching assistant positions in EYP, and those which involve the supervision of under 8s in LYP. Those who are directly involved in the management of EYP and LYP include the Head, and may also include other members of the leadership team as well as those involved in the day to day management of EYP or LYP at the School.

DUCA contains an express statement that cleaners, drivers, transport escorts, catering and office staff are not covered by the Regulations.

Some roles may involve the provision of childcare in EYP or LYP on an occasional basis. They will not automatically be within the scope of the Regulations and we will therefore consider whether they do on a case by case basis. The Regulations only apply to a limited number of roles but do extend beyond employees to governors and volunteers who carry out relevant work in EYP or LYP.

Grounds for disqualification

The grounds on which a person will be disqualified from working in connection with EYP or LYP are set out in the Regulations. They are not only that a person is barred from working with children (by inclusion on the Children's Barred List) but also include:

- a. having been cautioned (after 6 April 2007) for, or convicted of, certain criminal offences including violent and sexual criminal offences against children and adults whether committed in the United Kingdom or overseas;
- b. various grounds relating to the care of children, including where an order is made in respect of a child under the person's care;
- c. having been refused registration for the provision of childcare (including nurseries, day care and child minding or other childcare), having been disqualified from any such registration or having had that registration cancelled;
- d. having been refused an application for registration of a children's home or having had any such registration cancelled; or
- e. having been prohibited, restricted or disqualified from private fostering.

Self-declaration form

All applicants to whom an offer of employment is made to carry out a relevant role in EYP or LYP will be required to complete a self-declaration form confirming whether they meet any of the criteria for disqualification under the Regulations.

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

We will decide whether a role is relevant and within the scope of EYP or LYP by having regard to the guidance in DUCA. Employment with the School in any relevant role will be conditional upon completion of the self-declaration form and upon the applicant not being disqualified.

We cannot permit any person who is currently disqualified to start work in a relevant role. We also reserve the right at our absolute discretion to withdraw an offer of employment if, in our opinion any information disclosed in the self-declaration form renders that person unsuitable to work with us.

Applicants who have any criminal records information to disclose about themselves must also provide the following information:

- a. details of the order, restriction, conviction or caution and the date that this was made;
- b. the relevant court or body and the sentence, if any, which was imposed; and
- c. a copy of the relevant order or conviction.

Applicants are not required to disclose a caution or conviction for an offence committed in the United Kingdom if it has been filtered in accordance with the DBS filtering rules (see section above).

For the avoidance of doubt we do not require applicants to request any criminal records information directly from the DBS. We only require applicants to provide relevant information about themselves "to the best of their knowledge".

Waiver of a disqualification

A person who discloses information which appears to disqualify them from working in a relevant role may apply to Ofsted for a waiver of the disqualification. We may withdraw an offer of employment at its absolute discretion and is under no obligation to await the outcome of an Ofsted waiver application. If a waiver application is rejected we will withdraw the conditional offer of employment.

Retention of disqualification information

We will securely destroy any information which is provided by an applicant which is not relevant to the childcare disqualification requirements as soon as it is established that it is not relevant. Where a person appointed to a role is found to be disqualified we will retain any relevant information only for the period it takes for a waiver application to be heard and the decision communicated to us after which it will be securely destroyed.

Continuing duty to disclose change in circumstances

After making this declaration staff in a relevant role are under an on-going duty to inform us if their circumstances change in a way which would mean they subsequently meet any of the criteria for disqualification. Any failure to disclose relevant information now, or of a future change in circumstances, will be treated as a serious disciplinary matter and may lead to the withdrawal of a job offer or dismissal for gross misconduct.

17. Medical fitness

We are legally required to verify the medical fitness of anyone to be appointed to a post after an offer of employment has been made but before the appointment can be confirmed.

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

Successful applicants will be required to sign a declaration of medical fitness confirming that there are no reasons, on grounds of mental or physical health, why they should not be able to discharge the responsibilities required by the role. If an applicant prefers to discuss this with us instead, or to attend an occupational health assessment to consider their fitness for the role, they should contact Mrs Sue Watkins so that appropriate arrangements can be made. We are aware of our duties under the Equality Act 2010. No job offer will be withdrawn without first consulting with the applicant, obtaining medical evidence, considering reasonable adjustments and suitable alternative employment. We ask all staff to annually update their medical records.

18. Contractors and agency staff

We must complete the same checks for contractors and their employees) undertaking regulated activity as it does for its own employees. We require written confirmation from the contractor that it has completed these checks on all of those individuals whom it intends will work before any such individual can commence work.

Agencies who supply staff must also complete the pre-employment checks would otherwise complete for its staff. Again, we require confirmation that these checks have been completed before an individual can commence work. We will independently verify the identity of individuals supplied by contractors or an agency in accordance with section 0 above and requires the provision of the DBS disclosure certificate before those individuals can commence work.

19. Volunteers

We will request an enhanced DBS disclosure and Children's Barred List information on all volunteers undertaking regulated activity with pupils at or on behalf of us (the definition of regulated activity set out in section 0 above will be applied to all volunteers). We will request an enhanced DBS disclosure without Children's Barred List information on all volunteers who do not undertake regulated activity. This is likely to be because their volunteering duties are subject to regular, day to day supervision by a fully checked member of staff or by a volunteer who we have deemed appropriate to supervise and ensure the safety of those pupils in their care. Under no circumstances will we permit an unchecked volunteer to have unsupervised contact with pupils.

It is our policy that a new DBS certificate is required for volunteers who will engage in regulated activity but who have not been involved in any activities with us for three consecutive months or more. Those volunteers who are likely to be involved in activities with us on a regular basis may be required to sign up to the DBS update service as this permits us to obtain up to date criminal records information without delay prior to each new activity in which a volunteer participates.

In addition we will seek to obtain such further suitability information about a volunteer as it considers appropriate in the circumstances. This may include (but is not limited to the following):

- formal or informal information provided by staff, parents and other volunteers
- character references from the volunteer's place of work or any other relevant source;
 and

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

• an informal safer recruitment interview.

20. Visiting speakers and the Prevent Duty

The Prevent Duty Guidance requires us to have clear protocols for ensuring that any visiting speakers, whether invited by staff or by pupils, are suitable and appropriately supervised. We are not permitted to obtain a DBS disclosure or Children's Barred List information on any visiting speaker who does not engage in regulated activity or perform any other regular duties for or on our behalf.

All visiting speakers will be subject to our usual visitors protocol. This will include signing in and out at Reception, the wearing of a visitors badge at all times and being escorted by a fully vetted member of staff between appointments.

We will also obtain such formal or informal background information about a visiting speaker as is reasonable in the circumstances to decide whether to invite and / or permit a speaker to attend. In doing so we will always have regard to the Visitor Speakers Policy, the Prevent Duty Guidance and the definition of "extremism" set out in KCSIE which states:

""Extremism" is vocal or active opposition to fundamental British values, including democracy, the rule of law, individual liberty and mutual respect and tolerance of different faiths and beliefs. We also include in our definition of extremism calls for the death of members of our armed forces, whether in this country or overseas. Terrorist groups very often draw on extremist ideas developed by extremist organisations."

In fulfilling its Prevent Duty obligations we do not discriminate on the grounds of race, colour, nationality, ethnic or national origin, religion or religious belief, sex or sexual orientation, marital or civil partner status, gender reassignment, disability or age.

Policy on recruitment of ex-offenders

21. Background

We will not unfairly discriminate against any applicant for employment on the basis of conviction or other details disclosed. We make appointment decisions on the basis of merit and ability. If an applicant has a criminal record this will not automatically bar them from employment with us. Each case will be decided on its merits in accordance with the objective assessment criteria set out in paragraph 0 below.

All positions are exempt from the provisions of the Rehabilitation of Offenders Act 1974. All applicants must therefore declare all previous convictions and cautions, including those which would normally be considered spent except those received for an offence committed in the United Kingdom if it has been filtered in accordance with the DBS filtering rules (see section 0 above).

A failure to disclose a previous conviction (which should be declared) may lead to an application being rejected or, if the failure to disclose is discovered after employment has started, may lead to summary dismissal on the grounds of gross misconduct. A failure to disclose a previous conviction may also amount to a criminal offence.

It is unlawful for the us to employ anyone who is barred from working with children. It is a criminal offence for any person who is barred from working with children to apply for a position. We will make a report to the police and / or the DBS if:

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

- it receives an application from a barred person
- it is provided with false information in, or in support of an applicant's application; or
- it has serious concerns about an applicant's suitability to work with children.

22. Assessment criteria

In the event that relevant information (whether in relation to previous convictions or otherwise) is volunteered by an applicant during the recruitment process or obtained through a disclosure check, then we will consider the following factors before reaching a recruitment decision:

- whether the conviction or other matter revealed is relevant to the position in question
- the seriousness of any offence or other matter revealed
- the length of time since the offence or other matter occurred
- whether the applicant has a pattern of offending behaviour or other relevant matters
- whether the applicant's circumstances have changed since the offending behaviour or other relevant matters; and
- the circumstances surrounding the offence and the explanation(s) offered by the applicant.

If the post involves regular contact with children, it is our normal policy to consider it a high risk to employ anyone who has been convicted at any time of any the following offences:

- murder, manslaughter, rape, other serious sexual offences, grievous bodily harm or other serious acts of violence; or
- serious class A drug related offences, robbery, burglary, theft, deception or fraud.

If the post involves access to money or budget responsibility, it is our normal policy to consider it a high risk to employ anyone who has been convicted at any time of robbery, burglary, theft, deception or fraud.

If the post involves some driving responsibilities, it is our normal policy to consider it a high risk to employ anyone who has been convicted of drink driving within the last ten years.

23. Assessment procedure

In the event that relevant information (whether in relation to previous convictions or otherwise) is volunteered by an applicant during the recruitment process or obtained through a disclosure check, we will carry out a risk assessment by reference to the criteria set out above. The assessment form must be signed by the Head of the School before a position is offered or confirmed.

If an applicant wishes to dispute any information contained in a disclosure, they may do so by contacting the DBS. In cases where the applicant would otherwise be offered a position were it not for the disputed information, we may, where practicable and at its discretion, defer a final decision about the appointment until the applicant has had a reasonable opportunity to challenge the disclosure information.

24. Retention and security of disclosure information

Our policy is to observe the guidance issued or supported by the DBS on the use of disclosure information.

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

25. Whistleblowing and exit interviews

All staff are expected and encouraged to raise concerns they have, whether related to the safeguarding and welfare of pupils, the conduct of staff or other matters, during the course of their employment in accordance with our polices (including the Whistleblowing Policy, the Safeguarding Policy and the Staff Code of Conduct). All staff receive training so that they understand our expectations. Safeguarding children is at the centre of our culture and is accordingly considered formally during staff performance development reviews and appraisal and finally at an exit interview which is held with all leavers.

26. Referrals to the DBS and Teaching Regulation Agency

This policy is primarily concerned with the promotion and practice of safer recruitment. However, applicants should also be aware that we have legal responsibilities to fulfil when employment comes to an end. In particular, we have a legal duty to make a referral to the DBS where:

- an individual has applied for a position with us despite being barred from working with children; and / or
- an individual has been removed by us from working in regulated activity (whether paid
 or unpaid), or has resigned prior to being removed, because they have harmed, or pose
 a risk of harm to, a child.

The DBS will consider whether to impose sanctions on that individual which may restrict or prevent them from working with children in future.

In addition, if a teacher is dismissed because they are found to have committed serious misconduct, or they have breached the Teachers' Standards, or they resign prior to dismissal on such grounds, wel will make a referral to the Teaching Regulation Agency. The Teaching Regulation Agency will consider whether to impose a prohibition from teaching order.

27. Queries

If an applicant has any queries on how to apply for a post they should contact the Head of School or Executive Director.

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

Appendix 1 List of valid identity documents

Group I: primary identity documents

- current valid passport
- biometric residence permit (UK)
- current driving licence photocard full or provisional (UK / Isle of Man and Channel Islands)
- birth certificate issued within 12 months of birth (UK, Isle of Man and Channel Islands including those issued by UK authorities overseas, such as Embassies, High Commissions and HM Forces)
- adoption certificate (UK and Channel Islands)

Group 2a: trusted government documents

- current driving licence: photocard full or provisional (all countries outside the UK excluding Isle of Man and Channel Islands)
- current driving licence: paper version if issued before 1998 full or provisional (UK / Isle of Man and Channel Islands)
- birth certificate issued after time of birth (UK, Isle of Man and Channel Islands)
- marriage / civil partnership certificate (UK and Channel Islands)
- immigration document, visa or work permit (issued by a country outside the UK. Valid only for roles whereby the applicant is living and working outside of the UK. Visa / permit must relate to the non-UK country in which the role is based)
- HM Forces ID card (UK)
- fire arms licence (UK, Channel Islands and Isle of Man)

All driving licences must be valid.

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25

Group 2b: Financial and social history documents

- mortgage statement (UK)**
- bank / building society statement (UK and Channel Islands)*
- bank / building society statement (countries outside the UK)*
- bank / building society account opening confirmation letter (UK)*
- credit card statement (UK)*
- financial statement e.g. pension or endowment (UK)**
- P45 / P60 statement (UK and Channel Islands)**
- council tax statement (UK and Channel Islands)**
- letter of sponsorship from future employment provider (non UK only; valid only for applicants residing outside the UK at the time of application; must be valid at time of application)
- utility bill (UK; not mobile telephone bill)*
- benefit statement e.g. child benefit, pension (UK)*
- a document from central or local government/ government agency / local council giving an entitlement e.g. from the Department for Work and Pensions, the Employment Service , HM Revenue & Customs (UK and Channel Islands)*
- EEA national ID card (must be valid at time of application)
- Irish passport card (cannot be used with an Irish passport; must be valid at time of application)
- cards carrying the PASS accreditation logo (UK, Isle of Man and Channel Islands; must be valid at time of application)
- letter from Head or College Principal (UK; for 16-19 year olds in full-time education. This is only used in exceptional circumstances if other documents cannot be provided; must be valid at time of application).

Note

If a document in the list of valid identity documents is: denoted with * - it should be less than three months old denoted with ** - it should be less than 12 months old

Reviewed by: S Watkins

Safeguarding Handbook/Update Nov 25