



## **SAFEGUARDING POLICY & PROCEDURE**

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# SAFEGUARDING CHILDREN AND ADULT AT RISKS POLICY

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# SAFEGUARDING CHILDREN & ADULT AT RISKS POLICY & PROCEDURE

## 1. Introduction

- 1.1. This document sets out the policy and procedures of the University of Roehampton to ensure a safe environment for children and adults at risk.
- 1.2. This policy aims to ensure children and adult at risks, and all those who work with them, are safe and supported within the institution and when participating in its organised activities.
- 1.3. The University believes all individuals have a right to learn and develop within a safe environment and is committed to protecting children and adult at risks from harm. The University is not however 'in loco parentis' (in the place of the parent) and cannot accept the responsibilities of a guardian to any member of its community.
- 1.4. The University also recognises its responsibilities to protect staff, students, contractors, governors, consultants and volunteers against unfounded allegations of abuse.

## 2. Scope

This policy applies to all University staff, applicants, students, volunteers, University representatives, and visitors to the University. It applies to all activities involving contact with children or adults at risk, including where those activities are delivered virtually via an online environment.

For the purposes of this policy, University staff refers to any permanent, fixed term, associate, temporary or other members of staff employed by the University, including student ambassadors. For staff on contracts, it should be clear which organisation's safeguarding policies and procedures should be followed.

## 3. Definitions

- 3.1. A "student" is anybody who is enrolled on a University of Roehampton programme of study, as defined in the University's Academic Regulations.
- 3.2. "Children"<sup>1</sup> are people under the age of 18 years.
- 3.3. The term 'adult at risk' is used in this policy in place of 'vulnerable adult'. This is because the term 'vulnerable adult' may wrongly imply that some of the fault for the abuse lies with the victim of abuse. We use 'adult at risk' as a replacement for 'vulnerable adult', as the latter phrase is used throughout existing government [guidance](#)
- 3.4. 'Adults at risk' are people aged 18 years or over, who may be in need of community care services by reason of mental or other disability, age or illness; and who are or may be unable to take care of themselves, or unable to protect themselves against significant harm or exploitation.

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<sup>1</sup> In this document, as in the Children Acts 1989 and 2004 respectively, a child is anyone who has not yet reached their 18th birthday. The term 'children' includes 'children and young people' throughout this policy.

#### **4. Policy statement**

The University safeguards children and adults at risk in the following ways:

- 4.1. By seeking to make the University safe and welcoming for all.
- 4.2. By prioritising specifically, the welfare and protection of children and adults at risk.
- 4.3. By appointing staff with specific responsibilities regarding safeguarding (see section 6).
- 4.4. By giving staff information, training and guidance about how to recognise potential abuse, how to respond appropriately and report it, and by making staff aware that they have a responsibility to report any concerns they are aware of regarding a safeguarding matter to the appropriate person (see sections 6, 11 and 12).
- 4.5. By adopting a broad approach to its safeguarding responsibilities which encompasses well recognised forms of abuse (see Appendix B) but also considers issues such as the prevention of radicalisation amongst students<sup>2</sup>.
- 4.6. By ensuring all suspicions and allegations of abuse are taken seriously, investigated and responded to swiftly and appropriately.
- 4.7. By consulting potential victims of abuse and, where possible and appropriate, taking their views into account as part of deciding an appropriate course of action,
- 4.8. By sharing information appropriately, working in partnership with relevant agencies, and ensuring that all parties recognise their responsibilities to each other, including acting upon them and accepting collective responsibility for safeguarding arrangements.
- 4.9. By ensuring that all staff adhere to this policy and that all managers ensure that the policy is an integral part of induction and training.
- 4.10. By ensuring that the Safeguarding Officer and Designated Safeguarding Leads attend an annual training course. Key staff working closely with adults at risk and children should also have regular training. Mandatory online safeguarding training will be available for all staff to complete every three years.

#### **5. General good practice for staff**

- 5.1. Everyone who works at Roehampton shares a responsibility for making the University a safe and secure environment for all its members.
- 5.2. Safeguarding over-rides confidentiality, data protection, internal hierarchies and other objectives. Staff should not collude with a parent, a child, or another staff member to keep concerns secret in areas of safeguarding.
- 5.3. Any member of staff whose normal duties will include Regulated Activity will be vetted by a DBS check (see Appendix C) before taking up the role, and are obliged to notify the University of any subsequent criminal convictions that may impact upon their future employment with the University.

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<sup>2</sup> e.g. Guidelines on Dealing with Sensitive Issues at: <http://www.roehampton.ac.uk/corporate-information/Policies/>

- 5.4. The University considers that intimate or sexual relationships between staff and students under the age of 18 or who are adults at risk to be an abuse of trust, and notes that such relationships may also constitute a criminal offence.
- 5.5. One-to-one meetings with students under the age of 18 or adults at risk, or other meetings outside the normal teaching / office environment, should be conducted with due regard to the potential sensitivity of the situation. Ideally meetings should be conducted in an area where at least one other member of staff is present.
- 5.6. Unnecessary physical contact with children or adults at risk should be avoided. Whilst these gestures may be well intentioned, such acts are sometimes unwelcome by the recipient or misinterpreted by third parties.
- 5.7. Staff administering first aid should ensure, wherever possible, that another member of staff is present if they are in any doubt as to whether necessary physical contact could be misconstrued. However, staff should not hesitate to issue first aid in an emergency.
- 5.8. Care should be exercised in the use of language. For example, unnecessary comments which have or could be interpreted as having an inappropriate sexual connotation should be avoided.
- 5.9. The personal telephone number, personal email or home address of any staff member should not be given to children or students who are adults at risk.
- 5.10. In situations where it is necessary for a trained staff to restrain a person in order to prevent injury or damage, only the minimum force necessary must be used and any action taken must be to restrain only, and only for as long as is necessary to prevent harm. Anyone not trained should be assisted by Security.
- 5.11. There will be occasions when children and adults at risk are placed in settings outside of their normal place of study (e.g. a placement, field trip, summer school, or taster event). Organisers must ensure that appropriate DBS checks have been made, risk assessments are conducted, and procedures are in place to protect children and adults at risk from harm.
- 5.12. In the case of any child or adult at risk are making a disclosure of abuse or where there is cause for concern, explain to the student that this information will have to be reported and follow the advice in Section 12 of this Policy. Do not attempt to resolve any concerns alone and report all allegations or suspicions of abuse.
- 5.13. If a member of staff feels that they or other members of the University may be at risk from being the subject of or exposed to unwarranted accusations in connection with children or adults at risk, they should alert their Head of Department or line manager and contact the Designated Safeguarding Lead through contacting [safeguarding@roehampton.ac.uk](mailto:safeguarding@roehampton.ac.uk).
- 5.14. There will be a monitored email address, reports to which will, if necessary, result in the invocation of this Policy and Procedure. Any individual can contact [safeguarding@roehampton.ac.uk](mailto:safeguarding@roehampton.ac.uk) to raise a safeguarding concern.

## DETAILED PROCEDURES

### 6. Safeguarding Roles & Responsibilities

<b>Lead Safeguarding Officer</b>	<b>Pro Vice-Chancellor &amp; Chief Operating Officer</b>
<ul style="list-style-type: none"> <li>• To have overall responsibility for implementation and promotion of the University's Safeguarding Policy.</li> <li>• To ensure that the Safeguarding Policy and guidance is updated regularly and reflects changes to legal requirements and good practice.</li> <li>• To have oversight of and coordinate the response to all safeguarding concerns.</li> <li>• To maintain adequate records of any safeguarding allegations, investigations or referrals and their outcomes.</li> </ul>	
<b>Designated Safeguarding Leads</b>	<b>Director of Student Support (students)</b> <i>Deputy: Head of Wellbeing</i> <b>Director of Human Resources (staff)</b> <i>Deputy: Deputy Director of HR</i> <i>Plus other members of staff who may be asked to undertake Designated Safeguarding Lead training</i>
<ul style="list-style-type: none"> <li>• To receive reports of welfare concerns for children or adults at risk</li> <li>• On receipt of a report of the discovery of a concern or allegation of a safeguarding issue, to report this to the Lead Safeguarding Officer who will coordinate any response.</li> <li>• To investigate allegations of abuse or non-compliance occurring on University premises or involving University staff, students or volunteers.</li> <li>• To make adult and child safeguarding referrals to relevant agencies as appropriate.</li> </ul>	
<b>University Council</b>	
<ul style="list-style-type: none"> <li>• The University Council has ultimate responsibility for safeguarding within the organisation and for compliance with all legal obligations by the University.</li> <li>• The University Council shall consider the health and safety implications of strategic decisions and ensure that emergency planning arrangements are kept up to date.</li> </ul>	
<b>Human Resources Department</b>	
<ul style="list-style-type: none"> <li>• To determine which staff roles require DBS checks, and undertake all checks for relevant staff, maintaining appropriate records.</li> <li>• To keep up to date with legal requirements and recommendations for good practice in relation to staff DBS checks and other relevant aspects of the recruitment and selection of staff.</li> <li>• To ensure that safeguarding information is disseminated to staff.</li> <li>• To provide update training in safeguarding as part of the staff development programme</li> </ul>	

<b>Heads of Departments/Directors of Services</b>
<ul style="list-style-type: none"> <li>• To ensure that all activity and contact in their area involving children or people at risk is conducted in accordance with this Safeguarding Policy and Procedure.</li> <li>• To develop local safeguarding procedures relating to specific activities, which should be approved by a Designated Safeguarding Lead and a central register of activities should be kept with the Designated Safeguarding Lead.</li> <li>• To report any apparent non-compliance to the Lead Safeguarding Officer.</li> <li>• To ensure their staff engage with centrally organised training courses.</li> </ul>
<b>Line managers</b>
<ul style="list-style-type: none"> <li>• To ensure that all staff for whom they are responsible are made aware of the Safeguarding Policy and Procedure.</li> <li>• To provide information to HR to enable identification of any staff roles which require a DBS check (See Appendix C).</li> <li>• To report any apparent non-compliance to the Lead Safeguarding Officer.</li> </ul>
<b>Organisers of activities involving students</b>
<ul style="list-style-type: none"> <li>• To ensure that all aspects of the activity are compliant with the Safeguarding Policy and Procedure.</li> <li>• To ensure students are DBS checked as appropriate and in compliance with this Policy, for example, if we are organising a University activity that will involve children or adults at risk or for example if we are offering sports coaching opportunities to our students and those being coached are under the age of 18.</li> <li>• To ensure adequate risk assessments are undertaken.</li> </ul>
<b>Organisers of activities involving <u>non</u>-students</b>
<ul style="list-style-type: none"> <li>• To ensure that all aspects of the activity are compliant with the Safeguarding Policy and Procedure.</li> <li>• To ensure staff and others involved in providing the activity (e.g. students, student-staff, volunteers, etc) are DBS checked as appropriate and in compliance with this Policy.</li> <li>• To ensure adequate risk assessments are undertaken.</li> </ul>
<b>All staff, volunteers, student-staff and students acting on behalf of the University</b>
<ul style="list-style-type: none"> <li>• To report any concerns for the welfare of children and/or adults at risk to Designated Safeguarding Lead or Deputy Designated Safeguarding Lead.</li> </ul>
<b>Visitors</b>
<ul style="list-style-type: none"> <li>• All visitors who bring children or adults at risk into the University (unless to participate in a University organised activity) retain responsibility for their safeguarding at all times. For any queries relating to Health and Safety, please contact the Health and Safety Office or refer to the <a href="#">Health &amp; Safety Policy</a></li> </ul>

## 7. Safeguarding for students who are adults at risk or under the age of 18 years

### 7.1. General

The University does not discriminate on the basis of any of the protected characteristics for example, age or disability and will make reasonable adjustments to admit suitably qualified applicants who are under 18 years old or who are adults at risk.

The University and all its services and facilities constitute a predominantly open access and adult environment. As such, the University treats all students as independent, mature individuals. Staff members are not routinely DBS checked unless their work warrants it by involvement in Regulated Activity.

As stated at the beginning of this Policy, the University does not accept the rights, responsibilities and authority that parents have in relation to a child and will not act in loco parentis in relation to students who are under the age of 18 years.

The standard personal and academic support arrangements apply equally for all students. However, the University acknowledges that students under the age of 18 and adults at risk may have additional needs in relation to their support and welfare and the University encourages self-disclosure of information and may require additional information by students to support this.

## 7.2. Admission

### ***Children***

- 7.2.1. Children who are admitted as students to the University are subject to the standard admissions procedures.
- 7.2.2. The University identifies students who are under 18 on entry and Student Support Services provides this information to staff who may come into contact with them in order to ensure appropriate safeguarding measures are put in place. These staff may include Heads of Colleges and College Wardens, Heads of Academic Departments and relevant Programme Tutors or Convenors and Academic Guidance Tutors, staff in student support services, the Head of Security and Managers of Bars and Catering outlets.
- 7.2.3. The parents or guardians of international students who are under 18 are required to nominate a guardian permanently resident in the UK for the period that the student remains under the age of 18. This nomination is to be made and communicated to the University prior to the student's entry. Failure to make such a nomination may result in an application being rejected.
- 7.2.4. The University will seek to work with applicants who will be under the age of 18 on entry and their parent or guardian to carry out an individual 'risk and readiness' assessment to ensure that appropriate safeguarding measures are put in place, and to ensure that the parent or guardian has a full understanding of the nature of the University environment and the support that is (and is not) available.

### ***Applicants who have a criminal record***

- 7.2.5. The University has an enhanced review process regarding the admission of applicants who have a criminal record. Details are available within the Admissions Policy<sup>3</sup>.
- 7.2.6. Where the course of study is likely to bring the individual into contact with children or adults at risk, information is required through the Disclosure & Barring Service. All admissions decisions are made in good faith on the basis of the information in the application.

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<sup>3</sup> Available at: <http://www.roehampton.ac.uk/corporate-information/Policies/>

- 7.2.7. In line with the student contract, the University may withdraw an offer at any stage from an applicant who has made false statements or omitted significant information in their application.
- 7.2.8. Students are required to inform the University and their professional placement (if applicable) of any cautions or convictions that may occur after their DBS check.

### 7.3. **Contracts**

People who are 16 or 17 years old are able to enter into necessary contracts for such matters as education and accommodation, even though they are not considered legally competent under English law to enter into all legal contracts. Students of 16 years and above will therefore be expected to sign their own University registration and accommodation contract where appropriate.

Adults at risk are similarly able to enter into contracts unless they lack capacity to make decisions for themselves. It is assumed by the University that students who are classed as adults at risk have the capacity to sign contracts for themselves unless the University is presented with evidence to the contrary.

### 7.4. **On-Campus Accommodation**

Careful consideration will go into housing students who are under 18 with students of similar ages and near a College Warden or the Security Gatehouse. Upon arrival, all under 18 residents will be contacted with information regarding support services, life at University and an outline of support offered to under 18s. Student Support Services will provide a named contact person for students under the age of 18 and offer to meet in person.

### 7.5. **Alcohol**

It is illegal for alcohol to be sold to or bought by people who are under the age of 18 years. The University takes reasonable steps to seek to ensure that the law is not broken in relation to licensed premises under the University's control but cannot undertake to supervise individual students. The Students' Union is responsible for ensuring that appropriate arrangements are in place for any premises for which it holds the license.

### 7.6. **Parental and third-party involvement**

In normal circumstances the University deals directly with students (with whom it has a contractual relationship) and not with parents or other third parties unless consent has been granted to contact others, and this approach applies to students who are adults at risk or are under 18 years.

The University has duties under data protection legislation and therefore only discloses information regarding students (including adults at risk or under 18-year olds) to third parties (including parents, guardians and next of kin) in accordance with its Data Protection Policy<sup>4</sup> and the relevant [privacy notice](#).

However, parents or guardians have responsibility for students outside of planned activities and for travelling arrangements to/from University.

### 7.7. **Sexual relationships**

Under the Sexual Offences Act 2003, it is a criminal offence for a person to engage in a sexual relationship with a person under the age of 18 when they are in a position of trust in relation to that person. The University will report any allegations

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<sup>4</sup> Available at: <http://www.roehampton.ac.uk/corporate-information/Policies/>

of such an offence to the police. At the University, all staff, volunteers and anyone formally representing the University are considered to be in a position of trust for this purpose.

#### **7.8. Field Trips**

Courses may involve compulsory or optional field trips or periods of study away from the University. The University includes the safeguarding of under 18-year olds and adults at risk in the pre-departure risk assessment procedure and makes appropriate arrangements on the basis of this assessment, advised by the Health & Safety Office. Beyond this, and the general requirements of this policy and procedure, no additional arrangements are made.

#### **7.9. Use of IT facilities**

The University's Conditions of Use of Communications and IT Facilities<sup>5</sup> prohibits their use to access, store or distribute material, which is offensive, obscene, indecent, discriminatory, or harassing.

Advice on data and computer security and keeping safe online is provided for staff and students<sup>6</sup>.

### **8. Safeguarding arrangements for children and adults at risk who are not students**

#### **8.1. Lost children**

Any concerns or information regarding lost children should be reported urgently to the 24-hour Security Control Room (ext 3333 or 020 8392 3333) and to a Designated Safeguarding Lead.

#### **8.2. Organised activities**

The safeguarding of children or adults at risk visiting the University is the responsibility of the organiser of the activities in which the children or adults at risk are participating. This includes Summer Schools and organised visits such as school visits to campus.

Where the University is not formally the organiser of the activities, it accepts no liability as communicated with external organisers.

It is the responsibility of the organiser of activities to ensure that staff and student-staff are DBS checked and comprehensive risk assessments are undertaken in relation to the health, safety and wellbeing of children participating in activities on the University campus. Advice on safeguarding for University staff organising activities for children or adults at risk should be sought from the Designated Safeguarding Lead or Deputy DSL (see Section 6) and the Health & Safety Office (regarding risk assessment).

All staff, including those employed on a temporary basis, for example Student Ambassadors, who work very closely with school and college students, should follow the procedures below, speaking in the first instance to the Designated Safeguarding Lead (or Deputy DSL)

Where the University is the not the organiser of the activities, fully completed risk assessment documentation and assurances regarding completion of DBS checking procedures must be provided before any booking may be confirmed.

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<sup>5</sup> Available at: <http://studentzone.roehampton.ac.uk/itservices/policies/index.html>

<sup>6</sup> For example at: <http://my.roehampton.ac.uk/keepitsafe/default.aspx>

### 8.3. **Ad hoc visitors**

Children or adults at risk on campus remain the responsibility of their parent/guardian at all times or the organisation who has facilitated their visit.

### 8.4. **Employment of children**

From time to time the University may employ, or offer periods of formal or informal work experience, to people under the age of 18 years. If the child is over 16 years old, their supervision is not constituted as regulated activity and the supervisor does not need to be DBS checked. The Designated Safeguarding Lead should be consulted for all under 18s that we employ.

Different provisions apply for children aged less than 16 years old, and the advice of a Designated Safeguarding Lead (see Section 6) should be sought in relation to ensuring safeguarding responsibilities are fulfilled.

### 8.5. **Use of IT facilities**

The University's 'Conditions of Use of Communications and IT Facilities' prohibit their use to access, store or distribute material, which is offensive, obscene, indecent, discriminatory, or harassing. Any individual found to have breached the University's conditions and accessed such material will be subject to further investigation under this or another University policy or procedure, and may be reported to the police.

### 8.6. **Insurance**

The University's insurance covers most of the risks likely to be involved in activities involving children. However, specific activity and event organisers should contact the Management Accountant in the Finance Department for confirmation that their activities are appropriately covered.

### 8.7. **Photography and film**

Written consent to take and use images of children should be obtained prior to the taking of photographs and/or video footage. Parents/guardians must be made aware of when, where and how the images may be used and their intended audiences in order that they can give informed consent. Where there is a reasonable expectation of observation (e.g. in research) written consent may not always be needed. Security footage is also excluded from the need for written consent.

### 8.8. **Children as participants in research**

Procedures to be followed if children are to participate in research projects are outlined in the University's [Ethics Guidelines](#).

## 9. **Safeguarding arrangements for student placements**

9.1. Whilst engaged in University activities, students may come into contact with children or adults at risk, for example whilst they are on placement or visiting a setting as part of their programme of studies.

9.2. Programme Convenors will ensure that:

9.2.1. appropriate Disclosure & Barring Service checks are made regarding students in such situations;

9.2.2. the students are informed about the requirements of this Safeguarding Policy and of the Safeguarding Policy of the setting in which their

placement will be undertaken, including who they should contact should any issues arise;

9.2.3. the students have undertaken appropriate Safeguarding Awareness Training and

9.2.4. Any students who enter placement settings in childcare provision have a duty to disclose if they are disqualified under the 2018 Childcare Disqualification Regulations. Further information on the staff to whom these Regulations apply, the checks that should be carried out, and the recording of those checks can be found in Disqualification under the Childcare Act 2006 statutory [guidance](#)

9.3. The University requires that all settings that receive students as part of University activities have a Safeguarding Policy in place.

9.4. If a student has safeguarding concerns while on placement, they should immediately report these to the Designated Safeguarding Lead of the setting and to the Designated Safeguarding Lead or Deputy at the University by emailing [safeguarding@roehampton.ac.uk](mailto:safeguarding@roehampton.ac.uk). The student should also notify the senior academic staff member who is supporting the practice setting, aligning with the [Raising Concerns Procedure](#)

## **10. Recruitment, vetting and training of staff**

10.1. The University takes all appropriate steps to safeguard children or adults at risk and ensure that the appropriate staff complete a Disclosure and Barring Service (DBS)<sup>7</sup> Check.

10.2. The University complies with its on-going duty to notify DBS with any relevant information regarding the conduct of any individual which the University considers having caused harm or posing a risk of harm to groups at risk.

10.3. Decisions regarding which staff roles require DBS checks are made by the Human Resources Department on the basis of information provided by line managers (See Section 6 and Appendix C). Staff roles which may require a DBS check include:

- Staff working with children and adults at risk
- Counsellors, and any others providing treatment, therapy or healthcare (and their managers)
- Specialist disability advisors (and their managers) - except any who provide only advice or services to students with dyslexia
- Tutors and supervisors on summer schools for under 18-year participants, and their managers
- Staff who carry out frequent, unsupervised outreach work in schools
- Research staff and PhD students involved in supervising children or adults at risk in the course of conducting the research

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<sup>7</sup> The DBS was established under the Protection of Freedoms Act 2012 and carries out the functions previously undertaken by the Criminal Records Bureau (CRB) for England and Wales and the Independent Safeguarding Authority (ISA) for England, Wales and Northern Ireland. Functions of the CRB and ISA have been transferred to the DBS under the Protection of Freedoms Act 2012 and it became operational on 1 December 2012.

- Staff who hold alcohol licences

#### 10.4. **Staff duty to notify**

All staff engaged in Regulated Activity undergo compulsory DBS checks, and are obliged to notify the University of any post-employment criminal convictions that may impact upon their future employment with the University. If staff members are found to be in breach of this obligation, disciplinary action may be taken with potential sanctions including summary dismissal.

#### 10.5. **Training & Support**

- The University provides a copy of this policy and procedure in induction packs for all new staff.
- The University provides training, including regarding child and adults at risk protection and health & safety guidance, to all relevant staff, students and volunteers upon appointment.
- Update safeguarding training is also offered every three years to all staff.
- Designated Safeguarding Lead or Deputy DSLs offer advice on request.

### 11. **Recognising potential abuse or neglect**

There are a number of ways in which abuse of a child or adults at risk can become apparent:

- A child or adult at risk discloses abuse or neglect.
- A third party discloses that a child or adult at risk has told him or her that abuse or neglect is taking place.
- A child or adult at risk shows signs of physical injury for which there appears to be no satisfactory explanation.
- A child or adult at risk's behaviour leads to suspicion that they are being, or has been, abused or neglected.
- A member of staff's behaviour in the way in which they relates to a child or adult at risk causes concern.

### 12. **Responding to safeguarding concerns**

12.1. The University will respond in an appropriate, proportionate and timely way to suspicions or allegations of abuse and neglect.

12.2. If staff, in the course of their work at the University, have a safeguarding issue brought to their notice, or observe an instance of abuse or neglect themselves, or have cause for concern, they must treat this as a priority and address the issue immediately. All members of the University have a duty to raise concerns, without prejudice to their own position, about behaviour by staff, managers, volunteers, students or others. Staff, other than the designated safeguarding leads, should recognise that it is their duty to inform but not to investigate.

12.3. Staff are required to report any incident of abuse or cause for concern which arises in the course of their work with children and adults at risk. This must be done immediately to a Designated Safeguarding Lead (or Deputy DSL) The following list gives examples of incidents which are required to be reported. It is not exhaustive:

- 12.3.1. A child or adults at risk is accidentally hurt
- 12.3.2. There is concern that relationship is developing which may be an abuse of trust whereby there is a risk of a child or adult at risk being taken advantage of or abused/neglected.
- 12.3.3. A member of staff is worried that a child or adult at risk is becoming attracted to them or a colleague; or a member of staff is becoming attracted to someone in their care
- 12.3.4. A child or adult at risk displays inappropriate sexually explicit behaviour or sexual awareness
- 12.3.5. A member of staff believes a child or adult at risk has misinterpreted or misunderstood something that has happened or something that a colleague has done
- 12.3.6. A member of staff notices any suspicious marks on a child or adult at risk or receives a report/hears of an allegation of abuse from a child or adult at risk regarding events outside the University
- 12.3.7. A member of staff, or a colleague, has had to use reasonable physical restraint to prevent a child or adult at risk harming themselves or another, or from causing significant damage to property
- 12.3.8. There is suspicion, or an allegation is made, of abuse
- 12.4. If there is an immediate risk of significant harm and emergency medical treatment is required, security or 999 should be contacted urgently.
- 12.5. Any suspicions or allegations should be reported to a Designated Safeguarding Lead (or Deputy) who will investigate the matter and determine an appropriate course of action, including contacting external authorities where this is indicated.
- 12.6. Disclosing abuse is difficult for variety of reasons. Some children and adult at risks do not disclose because they feel they will not be believed or be taken seriously. It is very important that staff actively listen and respond sensitively. Creating a safe space to talk is crucial in breaking down barriers to disclosure.

DO	DO NOT
Stay calm	Panic or delay
Recognise your feelings, but keep them to yourself	Over-react
Use language that the person can understand	Use jargon or express opinions
Reassure the person: <ul style="list-style-type: none"> <li>▪ they have done the right thing telling you</li> <li>▪ they are not to blame</li> <li>▪ you believe they are telling the truth</li> </ul>	Probe deeply for information  Use leading questions

Listen carefully, record what the person says and keep these notes	Make them repeat the story
Explain what you will do next (i.e. tell the Designated Safeguarding Lead (or Deputy) in a simple and clear way	Promise unconditional confidentiality
Follow the procedure outlined in informing a Designated Safeguarding Lead (or Deputy), and seek advice and support for yourself	Approach the person against whom the allegation has been made or discuss the disclosure with anyone other than a Designated Safeguarding Lead

- 12.7. This procedure below must be followed whenever an allegation is made that a child or adult at risk has been abused or there is a suspicion that this may have occurred, whatever your personal feelings.
- 12.8. The procedure below must also be followed if allegations or suspicions of abuse are made against a staff member of the University at work or in a private capacity; against someone not directly connected to the University; against another child or adult at risk; or if the suspected or alleged abuse is taking place outside the University.
- 12.9. Staff, students and volunteers should also follow the procedure below for any suspected or alleged abuse, even if it appears insignificant. There may be other undisclosed aspects of abuse which, when considered together, may add up to a more serious concern.

### 13. Procedure

- 13.1. Make a detailed written record of the matter and report it without delay to a Designated Safeguarding Lead or Deputy. If the allegation concerns someone who is not a student this should be the Director of Human Resources. If the allegation concerns a student, this should be the Director of Student Support Services.
- 13.2. The Designated Safeguarding Lead will inform the Lead Safeguarding Officer and will investigate the matter, consulting with relevant internal departments and external agencies as appropriate.
- 13.3. If a member of staff feels that they or other members of the University may be at risk from being the subject of or exposed to accusations in connection with children or students who are adult at risks, they should alert their Head of Department or line manager and email [safeguarding@roehampton.ac.uk](mailto:safeguarding@roehampton.ac.uk).
- 13.4. If an allegation is raised against a member of staff or student they may be informed of the allegation, on the advice of the Local Authority and/or Police, and may be removed from contact with children and adult at risks in line with the appropriate disciplinary process (staff or student).
- 13.5. Any internal disciplinary action arising from an investigation will be handled in accordance with the relevant disciplinary process (staff or student).
- 13.6. If the matter is the subject of a criminal investigation or child protection services:
- The University is entitled to pursue its own or complementary confidential enquiries and disciplinary action and the Lead Safeguarding Officer will consult with the relevant agencies in such cases.
  - Following an investigation, disciplinary action may be taken as appropriate

13.7. Information is shared and discussed between staff and relevant agencies on a need-to-act basis only.

13.8. The written record of the matter will be retained by the Lead Safeguarding Officer.

#### **14. Compliance with these procedures**

14.1. The University expects staff and all those contributing to its activities to follow the requirements of this policy and procedure and to promote a safe environment in which the welfare of children and adult at risks is protected and promoted.

14.2. Failure to follow this policy and procedures may not constitute abuse but is nonetheless a matter of concern for the University and may lead to disciplinary action.

14.3. If members of staff, students, or volunteers are concerned that the guidance and procedures are not being followed, they should raise it with a Lead Safeguarding Officer. If they are not satisfied with the actions of the Lead Safeguarding Officer they can make a report under our Public Interest Disclosure Policy, or raise their concern to the police or social services.

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## Appendix A - Underpinning Legislative Framework

The guidance and legislative framework that underpins this document includes:

- Children Act (1989, 2004)
- Sexual Offences Act (2003)
- Safeguarding Vulnerable Groups Act (2006)
- Working Together to Safeguard Children (2018)
- Statement of Government Policy on Adult Safeguarding (2011)
- Protection of Freedoms Act (2012)

### Implementation

Depending upon the circumstances of the safeguarding issue, this document may be used in conjunction with other relevant guidance:

- Data Protection Policy
- Disability Policy
- Equality, Diversity and Inclusion Policy
- Employment Policies and Procedures
- Ethics Committee Guidelines for Research, Practice and Teaching
- Fitness to Study
- Fitness to Practise
- Freedom of Information Policy
- Health & Safety Policy
- IT Policies and Conditions of Use
- Lone Working Policy
- Risk Management Policy
- Security Policy
- Admissions Policy
- Dignity and Respect Policy
- Sensitive Issues Guidelines
- Student Code of Conduct
- Student Contract
- Student Disciplinary Regulations
- Student Mental Health Policy

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## Appendix B - Definitions of Abuse

### Definitions of Abuse relating to Children

Abuse and neglect are forms of maltreatment of a child. Somebody may abuse or neglect a child by inflicting harm, or by failing to act to prevent harm. Abuse can take a number of forms, which are not mutually exclusive. It can include direct ill-treatment or the impairment of health or development through neglect. Children may be abused in a family or in an institutional or community setting, by those known to them or, more rarely, by a stranger. They may be abused by an adult or adults, or another child or children. For the purposes of safeguarding children, there are four categories of abuse: physical; sexual; neglect; emotional.

Staff, students and volunteers should seek advice on and/or report any suspected or alleged abuse, even if it appears insignificant. There may be other undisclosed aspects of abuse which, when considered together, may add up to a more serious concern.

#### Physical abuse

Hitting, pushing, scalding, hair pulling, shaking, pinching, kicking, misuse of medicines, restraint, or inappropriate sanctions.

#### Sexual abuse

Rape and sexual assault, sexual acts to which the adult has not consented, or could not consent to, or was pressured into consenting.

#### Emotional abuse

Emotional abuse, threats of harm or abandonment, deprivation of contact, humiliation, bullying, blaming, controlling, intimidation, coercion, harassment, verbal abuse, isolation or being prevented/ withdrawn from receiving services or supportive networks.

#### Neglect

Not meeting appropriate medical or physical care needs, or withholding the necessities of life such as food, heating and medicines which causes the person to suffer.

### Definitions of Abuse relating to children and Adult at risks

Adult at risk can be abused in many different ways. For the purposes of safeguarding adult at risks, please see the Definitions of Abuse relating to Children (above) in addition to the following categories of abuse defined below:

#### Financial abuse

Theft, fraud, exploitation, pressure in connection with wills, property or inheritance or financial transactions, or the misuse or misappropriation of property, possessions or benefits.

#### Discriminatory Abuse

Any abuse or harassment because of a person's race, gender, sexuality, disability or age.

#### Institutional Abuse

Abuse as result of persistently poor care or a rigid and oppressive regime.

**An act of abuse can often fall under more than one type of abuse.**

**The University recognises a broad range of safeguarding responsibilities, including abuse as defined above, but also in relation to matters such as preventing radicalisation.**

## Appendix C: Defining Regulated Activity

The following information assists in defining whether a role requires a DBS check. Line Managers should provide this information to the HR Department to enable decisions regarding staff DBS checks.

<b>Does the job role or activity involve:</b>	<b>Y/N</b>
One-to-one, frequent or overnight, unsupervised contact with children or adult at risks?	
Provision of health care (physical, mental, counselling or therapy)?	
Provision of specialist disability advice (except where provided only to people with dyslexia)?	
Physical assistance (e.g. with eating, drinking, toileting, washing, dressing) which is provided for reasons of age, illness or disability?	
Day to day management or supervision on a regular basis, of another person who is providing a regulated activity?	
<b>For activity involving children only (Regulated Activity)</b>	
Unsupervised teaching, training, care or supervision, where children are the main recipients?	
Overnight teaching, training, care or supervision, where children are the main recipients?	
Unsupervised advice or guidance on physical, emotional or educational wellbeing, which is provided mainly for children?	
Advice or guidance on physical, emotional or educational wellbeing, which is provided mainly for children, and is provided.	
Activity in any of the following places: school, pupil referral unit, childcare premises, FE establishment mostly for children, children's detention centre, children's home, or children's centre?	
<b>For activity involving adults only (Regulated Activity)</b>	
The activities of Regulated Social Work?	
Day to day assistance in a person's household affairs required because of their age, illness or disability, and in relation to their cash, bills, or shopping?	
Power of attorney, mental health advocacy, and similar?	
Transporting a person because of their age, illness or disability to or from places where they receive health or personal care or social work?	

Further detail is available at: <https://www.gov.uk/government/collections/dbs-eligibility-guidance>