
drb Ignite Multi Academy Trust

Disclosure and Barring Service (DBS) Policy

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Vision

All pupils achieve the highest standard of educational outcomes regardless of circumstances or background.

The Trust has been established through a shared belief that lives can be transformed by what goes on in schools. We believe that the process of teaching and learning shapes futures. To this end, our vision is to give every pupil learning experiences that excite and give them the power to begin to shape their own lives.

1. Summary and purpose

Criminal record and barred list information plays a crucial part in:

- safeguarding vulnerable groups
- including children
- protecting the welfare of all those accessing Trust services
- managing risk
- protecting the reputation of the Trust
- ensuring appropriate levels of trust and confidence across the Trust workforce

The purpose of this policy is to set out how this information is used in the Trust and its schools. It relates to staff, partnership workers, volunteers, agency staff, contractors and subcontractors. In other words, anyone working for or on behalf of the Trust.

For note:

Following changes made under the Protection of Freedom Act 2012 the Criminal Records Bureau (CRB) has been merged with the Independent Safeguarding Authority (ISA) to form a new Non-Departmental Public Body called the Disclosure and Barring Service (DBS). This means that from 1 December 2012 (when the new service came into force) the term CRB has been replaced with DBS. The term *disclosure* covers all types of disclosures (standard, enhanced, enhanced + barred list(s) for children and/or adults.

The Trust uses DBS checks as part of a range of safeguarding measures to assess the suitability of preferred job applicants, volunteers, contractors, agency staff, those transferring jobs within the Trust, and the continued employment of those in specific roles which require reassessment.

The Trust obtains and makes decisions based on information provided on DBS disclosure certificates in accordance with:

- the Data Protection Act
- the DBS Code of Practice
- the Rehabilitation of Offenders Act
- the Police Act
- the regulations of the Department for Education (DFE) as regulated by OFSTED

This policy should be read alongside our policies on the employment of ex-offenders (Appendix E) and the handling and safekeeping of Disclosure and Barring information (Appendix D).

For note:

The Trust recognises that it is a criminal offence to request a DBS check for posts which are not eligible.

2. DBS checks and when to use them

Senior Trust leaders will determine the type of disclosure (or not) that is required by way of a DBS assessment which should be undertaken by the manager responsible for the post. This should be done before the appropriate activity (e.g. recruitment appointment) commences.

The following documents will assist managers in assessing whether or not a post is eligible for a DBS check:

- Appendix A DBS assessment
- Appendix B Deciding Which Posts Need a Check
- Appendix C Flowcharts to determine Regulated Activity for children and adults

For all staff, the DBS assessment must be completed by the office manager/administrator and approved by the appropriate senior leader. Where the DBS check is for a member of the Executive Team the assessment must be approved by an appropriate senior leader, and where the check is for a senior leader the assessment must be approved by a trustee.

For all visitors, volunteers and contractors in Trust schools, the DBS assessment must be completed by the office manager/administrator and approved by the headteacher.

For all trustees, the DBS assessment must be completed by the Trust office manager and approved by a senior leader.

Headteachers/senior leaders are also responsible for the ongoing reassessment of the post to ascertain if the level and type of contact the staff member has with vulnerable groups changes and, if necessary, to initiate a new DBS check.

DBS checks are recorded and monitored through the *Single Central Record* (held for each school and centrally for Trust wide). These are maintained by the office manager/administrator in schools and Trust office manager centrally.

The Trust reserves the right to require an individual whose work requires them to have a DBS check to undergo a recheck at any point where it has good reason to do so. Also this includes where an employee has a break in service 3 months plus.

Trust recruitment advertisements, application forms and invitations to interview should make it clear that a DBS check will be carried out. Applicants for positions requiring a DBS check will be asked to provide details of any criminal convictions, cautions, reprimands or police warnings in accordance with the filtering rules (see appendix G) during the recruitment process. Any offer of employment will be conditional on the receipt of satisfactory checks.

For note:

There are five types of DBS check:

- a. Standard DBS Check - used primarily for people entering certain specific professions e.g. legal and accountancy professions. To be eligible for a standard level DBS check the position must be included in the Rehabilitation of Offenders Act (ROA) 1974 (Exceptions) Order 1975 (see Appendix B for a list of relevant positions/professions).
Standard checks involve a check of the police national computer for any criminal convictions, cautions, reprimands and warnings but not a check of local police information or the children's or adults barred list checks.
- b. Enhanced DBS Check – to be eligible for an enhanced level DBS check, the position must be included in both the ROA Exceptions Order and in Police Act Regulations. Also, anyone that met the definition of regulated activity (prior to October 2012) but no longer meets the new definition of regulated activity as amended by the Protection of Freedoms Act 2012 remains eligible for enhanced DBS checks. This level of check involves a check of the police national computer (as a Standard DBS Check) and information held by local police that relates to relevant non-conviction information.
- c. Enhanced DBS Check + Children's Barred List check – to be eligible for an enhanced level DBS check with a check of the children's barred list, the position must meet the new definition of regulated activity relating to children. This check involves an Enhanced DBS Check (as above) and a check against the children's barred list.
- d. Enhanced DBS Check + Adults Barred List check – to be eligible for an enhanced level DBS check with a check of the adults' barred list, the position must meet the new definition of regulated activity relating to adults. This check involves an Enhanced DBS Check (as above) and a check against the adults barred list.
- e. Enhanced DBS Check + Children and Adults Barred List check – to be eligible for an enhanced level DBS check with a check of both the children's and adults' barred

list, the position must meet the new definition of regulated activity relating to both children and adults. This check involves an Enhanced DBS check (as above) and a check against the children and adults barred lists.

For note:

A disclosure can no longer be requested:

- for someone who is under 16 years old.
- on the grounds of having access to personal data such as names or addresses of children

By exception and on a case by case basis, where the post holder has access to highly sensitive information e.g. case work, referrals and assessments in social care, an Enhanced DBS Check without a barred list check may be undertaken.

The Trust recognises that it has a duty to inform the DBS about people (whether employed or voluntary) it has dismissed or removed from *Regulated Activity* (see Appendix F), or would have done if they had not left, for reasons of improper conduct toward vulnerable people. All employers are expected to report inappropriate behaviour to help other employers make safe recruitment decisions.

3. Validity of DBS disclosure certificates

There is no period of validity for a Disclosure. It is technically out of date on the day it is issued because a new or further criminal conviction or caution may be recorded against the individual at any time after the issue date.

The Trust's *Staff and Trustee Codes of Conduct*, issued to all staff and trustees, state that if, following an individual's appointment, they are subsequently arrested, cautioned or convicted of a criminal offence, they must inform their line manager or in the case of trustees, the Trust chair/CEO. Failure to do so may lead to disciplinary action. The recipient of such information should seek advice from the Trust's preferred HR partner if a staff member/volunteer/trustee declares any new criminal record information during their employment/work.

4. Portability of DBS disclosure certificates

For note:

Portability refers to the re-use of a Disclosure Certificate obtained for a position in one organisation and later used for a position in a new organisation.

The Trust only accepts portable Disclosures for an individual moving jobs within the Trust or where the individual has subscribed to the DBS Update Service (see Appendix G). In relation to the Update Service, the type of disclosure required must be the same and the status check must be satisfactory to the Trust.

In relation to agency, contractor or partnership staff, the worker's employer is responsible for obtaining a disclosure. This can then be used within any organisation that they provide staff to, including the Trust.

5. DBS checks for those moving jobs within the Trust

Where an individual has undertaken a Disclosure for a position with the Trust and they move to another position within the organisation, the Disclosure will be acceptable in the following instances:

- the type of Disclosure (i.e. Standard / Enhanced / Enhanced + relevant barred list check) is the same for the old and new post.
- the new work does not represent any significant change in duties and/or contact with, children and:
 - the individual has not had a break in service.
 - the individual has had a break in service of less than three months and the Disclosure has been issued within the last 12 months.

The above only applies in cases where the Trust/school has seen and verified the original Disclosure certificate.

6. Trustees and Members

The Trust requires the following Disclosures:

- Trustees to undertake a new Enhanced Disclosure upon appointment.
- Members to undertake a new Enhanced Disclosure upon appointment.

The Trust will accept status checks via the DBS Update Service.

7. Criminal Record Information: Self-disclosures

Where a person is required to undergo a DBS check they must complete a self-declaration of any criminal convictions, cautions, reprimands or warnings they may have in accordance with the *filtering rules* introduced in May 2013 and the amendment from November 2020. This self-declaration must be completed prior to interview so the information can be discussed with the applicant.

An individual who makes a criminal record self-disclosure must not be automatically excluded from the recruitment process or from working, purely because they have done so. The DBS check must be processed as normal. On receipt of the disclosure certificate

the information will be assessed in accordance with paragraph 8 below. If a staff member or volunteer discloses criminal information whilst they are employed or working then advice should be sought from the Trust's preferred HR Partner immediately.

8. Commencement of work prior to receipt of DBS disclosure certificate

In all circumstances, every effort must be made to ensure a Disclosure is obtained prior to an individual commencing employment/work. Only in exceptional circumstances can an individual commence employment/work without the full results of the Disclosure being known and then only when sufficient safeguards are in place to ensure the individual has no unsupervised access to children. Decisions about starting individuals before the results of a Disclosure are known will be taken by:

- for central Trust staff - an appropriate senior leader
- for school based staff - the headteacher

Prior to seeking approval of the appropriate senior leader:

- all other pre-employment checks must have been received and confirmed as being satisfactory.
- a correctly completed Disclosure application form must have been sent to DBS.
- the individual must have been checked and cleared against the relevant barred list (where applicable for regulated activity posts).
- it should be determined that sufficient safeguards are in place to ensure the individual has no unsupervised access to children. For Trust staff, the appropriate manager must complete and submit a risk assessment with their request to the senior leader for an individual to start work prior to the receipt of a disclosure certificate.

For note:

The senior leader's Risk Assessment authorisation should be placed on the post holder's personnel file.

9. Receipt of a DBS disclosure certificate

For note: The Disclosure and Barring Service issue a single disclosure certificate to the applicant (e.g. applicant, staff member, volunteer etc).

Appointment to post

In the case of appointment to Trust posts, the individual will be required to present the *original* Disclosure Certificate to the recruitment team before a start date is confirmed. The recruitment team will verify and record the Disclosure reference number, the type of Disclosure, the issue date, and whether the disclosure is negative (the disclosure contains

no criminal records) or positive (the disclosure contains criminal records) on the Trust's HR system and inform the Trust Office Manager.

In the case of schools, the individual will be required to present the *original* Disclosure Certificate to the headteacher or designated person who will verify and record the Disclosure reference number, the type of Disclosure, the issue date, and whether the disclosure is negative (i.e. the disclosure contains no criminal records) or positive (i.e. the disclosure contains criminal records). If the individual has already started employment they must present their original Disclosure certificate within 7 working days of receiving it from the DBS.

Failure to present the original certificate may result in the offer of employment being withdrawn or if the individual has commenced work, their employment being terminated without notice.

10. Positive DBS disclosure certificates

Decisions regarding the suitability of positive Disclosures will be taken by the CEO/Executive Director of Governance & Strategy and the Board of Trustees.

A copy of the positive Disclosure will be retained with the individual's consent while the Trust decides whether or not the Disclosure is acceptable. The individual may be required to prepare a written submission as part of this process and consideration will also be given to what was disclosed during the recruitment process (as applicable).

In accordance with the *Rehabilitation of Offenders Act* a criminal conviction does not automatically prevent an individual from working for the Trust. When assessing whether a positive Disclosure is acceptable, the following will be considered:

- the requirements of the role and level of supervision the staff member will receive.
- the seriousness of the offence/issue and its relevance to the safety of children, staff or Trust property.
- the amount of money that was involved, for example in cases of benefit fraud.
- how relevant the offence is to the role to be undertaken.
- how much time has elapsed since the offence was committed and whether it was a one-off incident or part of a history of offending.
- whether the individual's circumstances have changed since the offence was committed, making re-offending less likely.
- whether the individual was open and transparent about their past and declared relevant information where required.

The Trust may seek advice from the preferred HR Business Partner or the Board of Trustees to discuss next steps. This is strongly recommended where the disclosure is deemed unacceptable.

The outcome of a positive DBS check shall be confirmed in writing to the individual together with a warning that any future warnings, cautions, reprimands or convictions may put their employment with the Trust at risk. All this information collected and considered will be documented within a written risk assessment that will remain on file.

The copy of the positive disclosure will not normally be kept for more than six months from the date of decision being made by the Trust before being destroyed.

11. Recruiting from overseas

When recruiting candidates who have lived or worked abroad for more than 3 months in the last 5 years, a Disclosure must be obtained in the normal way. However, a criminal record check or its equivalent (e.g. 'Certificate of Good Conduct') must also be requested from the relevant country. Many countries have provided details of how to apply for certificates of Good Conduct and/or criminal record certificates and these can be found on the following websites:

DBS:

<https://www.gov.uk/disclosure-barring-service-check/arranging-checks-as-an-employer>

List of contact details for London based embassies can be found at:

<https://www.gov.uk/government/publications/foreign-embassies-in-the-uk>

The check/certificate should be obtained by the applicant and presented to the Trust Office Manager who must verify that the documentation is authentic. Translation if not in English should be obtained. Consent from employee will be gained before sending to a 3rd party organisation.

Where it is not possible to gain a certificate of good conduct, as some countries require you to be there to make the application, then other evidence could be sought from employee, such as travel itinerary, flight details, visas/stamps in passports etc.

From 1st July 2021, there are changes to the right-to-work checking process for EEA and Swiss nationals, together with third country family members. Employers are no longer able to accept EU/EEA passports or National ID cards (except for a passport/passport card from Ireland) as valid proof of right-to-work from that date.

EEA citizens who have made a successful application to the EUSS (EU Settlement Scheme) will have been granted their immigration status digitally and can only prove their right to work using Home office online service 'prove your right to work to an employer' available on Gov.uk: <https://www.gov.uk/prove-right-to-work>.

EEA Citizens will need to provide a share code and their date of birth which can be checked via <https://www.gov.uk/view-right-to-work> to confirm their status.

12. DBS checks for agency, partnership workers, contractors, sub-contractors and volunteers.

The Trust will follow *Safer Recruitment in Education* and *Keeping Children Safe in Education KCSIE guidelines (as updated annually)* at all times.

The Trust will ensure that any contractor, or any employee of the contractor, who is to work at Trust schools has been subject to the appropriate level of DBS check. Contractors engaging in regulated activity will require an enhanced DBS certificate (including barred list information). For all other contractors who are not engaging in regulated activity, but whose work provides them with an opportunity for regular contact with children, an enhanced DBS check (not including barred list information) will be required. In considering whether the contact is regular, it is irrelevant whether the contractor works on a single site or across a number of sites.

In summary:

- the key determinant is how frequently contractors are visiting individual schools.
- the above paragraph is not interpreted as meaning that all contractors who are not engaged in regulated activity require an enhanced DBS check. This only applies if they are a regular visitor and this has been defined in legislation. The Trust will use the same frequency tests i.e. four or more days within a thirty consecutive day period.
- agency/partnership workers, contractors, sub-contractors and volunteers must be assessed against the same criteria as those working directly for the Trust to see if a Disclosure is required.
- any organisation providing services to the Trust must be contractually required where relevant to comply with the Trust's procedures for safeguarding, including the need for repeat checks. The actual employer engaging workers or volunteers is responsible for assessing the need or not for a disclosure and at what level it should be.
- It is the responsibility of Trust teams and schools to put appropriate measures in place to validate and ensure contract compliance as part of their normal contract monitoring.

13. Volunteers

As a result of the *Protection of Freedoms Act 2012*, volunteers may not meet the new definition

of *regulated activity* (see Appendix C and F). However, they remain eligible for an Enhanced DBS check (without a Children's or Adults' Barred lists) if they met the old definition of *regulated activity* i.e. prior to October 2012.

For note:

The Trust requires that any volunteer who has frequent and direct contact with children has an Enhanced DBS check but the level of the DBS check may vary. If the volunteer is continually supervised they should have an Enhanced DBS without a barred list check, and if they are not continually supervised they should have an Enhanced DBS check with the relevant barred list check. See Appendix F for DBS definition of a *volunteer*.

Appendix A

DBS Assessment

Section A	Yes/No
Is the post-holder/volunteer over 16 years?	

If NO - DBS check is not permitted

If YES complete sections B, C and/or D as applicable

Section B - Regulated Activity for Children Will the post holder undertake any of the following (see appendix C for further guidance)?	Yes/No
Unsupervised activities + meeting the "frequency test"	
Supervised activities + meeting the "frequency test"	
Drive a vehicle only for children + meeting the "frequency test"	
Work in a 'specified place' + meeting the "frequency test"	
Undertake relevant personal care	
Is the individual a registered child minder and/or foster-carer	

Section C - Regulated Activity For Adults Will the post holder undertake any of the following (see appendix D for further guidance)?	Yes/No
Health care	
Personal care	
Conveying i.e. transporting	

Section D (see Appendix B for further guidance)	Code
Is the work listed in Appendix B as a position, profession, office, employment or work identified as eligible to be checked? If so which code applies? (e.g. code 11 for chartered accountant)	
Give a brief description of how the post meets this criteria:	

Section E - Decision: based on the above assessment

Not eligible for DBS check

Enhanced DBS + children's barred list
 (any Section B criterion is met)

Standard DBS check
(based on code in section D)

Enhanced DBS + adults barred list
(any Section C criterion is met)

Enhanced DBS check
(based on code in section D)

Enhanced DBS + children's + adult's barred list

(any Section B and Section C criterion is met)

	Name:	Post Title:	Signature:
Completed by:			
Authorised by:			
Date:			

Appendix B

Deciding Which Posts Need a Disclosure

Management Guidance

The list below is taken from the Disclosure & Barring Service eligible positions guide. For ease of reference, some posts have been excluded from the list because the Trust does not have these roles.

The Code listed is not enough evidence on its own to provide evidence of eligibility. If required to confirm eligibility, the DBS need to be given full details of the role and how it meets the legal requirements. It is not sufficient to provide a category code without supporting evidence.

To be eligible, the post must be listed as exceptions in the Rehabilitation of Offenders Act for a standard level check (and also prescribed in the Police Act regulations for an enhanced level check).

Regulated activity needs to meet different criteria, depending on whether the post has contact with children or adults. Eligibility for an Enhanced disclosure is not restricted to those engaging in regular activity.

Regulated activity is work that a barred person must not do.

Under the Rehabilitation of Offenders Act 1974, a person with a criminal record is not required to disclose any spent convictions unless the position they are applying for, or are currently undertaking, is listed as an exception under the act.

Legal Responsibility

Before the Trust considers asking a person to make an application for a Disclosure, it is legally responsible for ensuring that it is entitled to ask that person to reveal their conviction history.

The Ministry of Justice has stated that organisations should not insist that a Disclosure forms part of a recruitment exercise or bid when tendering for contracts unless the services provided meet the criteria for a Disclosure, as defined by exceptions in the Rehabilitation of Offenders Act, as this would breach employment law.

It is against the law to allow a person to work or volunteer in a regulated activity if they are on the barred list for that activity. It is also a criminal offence not to forward information to the DBS about a person removed from regulated activity because they harmed or posed a risk of harm to vulnerable groups.

Positions eligible for Disclosures

For note: it is an offence to request a Disclosure for ineligible posts

For definition of regulated activity see Appendix G

Positions, Professions, Employment, Offices and Works eligible for DBS checks taken from the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975	DBS Level ¹	Ref No ²
Any work which is currently defined as regulated activity relating to children within the meaning of Schedule 4 Part 1 of the Safeguarding Vulnerable Groups Act 2006.	Enhanced + children's barred list	01
Any work which was defined as regulated activity relating to children within the meaning of Schedule 4 Part 1 of the Safeguarding Vulnerable Groups Act 2006 before the coming into force of section 64 of the Protection of Freedoms Act 2012 on 10th October 2012.	Enhanced	02
Any work which is currently defined as regulated activity relating to adults within the meaning of Schedule 4 Part 2 of the Safeguarding Vulnerable Groups Act 2006.	Enhanced + adults barred list	03
Any work in a regulated position within the meaning of Part 2 of the Criminal Justice & Court Services Act 2000. This does not include those working with 16/17 year olds on work experience.	Enhanced	06
Any position which otherwise involves regularly caring for, training, supervising or being solely in charge of children.	Enhanced (+ children's barred list if meets criteria for regulated activity for children)	08
Healthcare Professional – A person who is regulated by a body mentioned in subsection (3) of section 25 of the National Health Service Reform and Health Care Professions Act 2002.	Enhanced + barred list (children / adult, where relevant)	09
Traffic Wardens	Standard	21

¹ This is only an indication of the DBS level that *may* apply. Managers are still required to assess the level of check for each post

² Reference numbers taken from DBS eligibility guide (October 2013)

Any employment or other work which is concerned with the provision of health services and which is of such a kind as to enable the holder of that employment or the person engaged in that work to have access to persons in receipt of such services in the course of his normal duties.	Standard	23
Any employment which is concerned with the monitoring, for the purposes of child protection, of communications by means of the internet.	Standard	29
An individual designated under section 2 of the Traffic Management Act 2004	Standard	30
A person living at the premises where a childminding or day care service is provided or who regularly works on the premises at a time when the childminding takes place	Enhanced + children's barred list	37
A person living in the same household as a person whose suitability is being assessed for a position working with children and who lives on the same premises where their work with children would normally take place.	Enhanced + children's barred list	38
Applications for prospective adopters, special guardians or anyone who lives in the adoption household in England and Wales	Enhanced + children's barred list	39
Applications for prospective foster carers, prospective private foster carers or anyone who lives in the fostering household in England and Wales	Enhanced + children's barred list	40
For the award of public works contracts, public supply contracts and public service contracts in accordance with Directive 2004/17/EC and 2004/18/EC of the European Parliament and of the Council of March 2004(a).	Standard	42
Football Stewards, supervisors or managers of football stewards.	Standard (may meet criteria for regulated activity)	43
Approved Legal Services Body Manager	Enhanced (may meet criteria for regulated activity for adults)	44
For National Lottery licensing purposes	Enhanced	52

For obtaining or holding a licence under regulation 5 of the Misuse of Drugs Regulations 2001, article 3(2) of Regulation 2004/273/EC (b) or article 6(1) of Regulations 2005/111/EC(c)	Enhanced	56
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For note:

If unsure about whether a position is eligible for a Disclosure reference should be made to guidance provided for education and consideration given to obtaining legal advice on the requirements to obtain criminal records checks. The DBS can be contacted for advice via email at customerservices@db.s.gsi.gov.uk (job description and person specification should be sent).

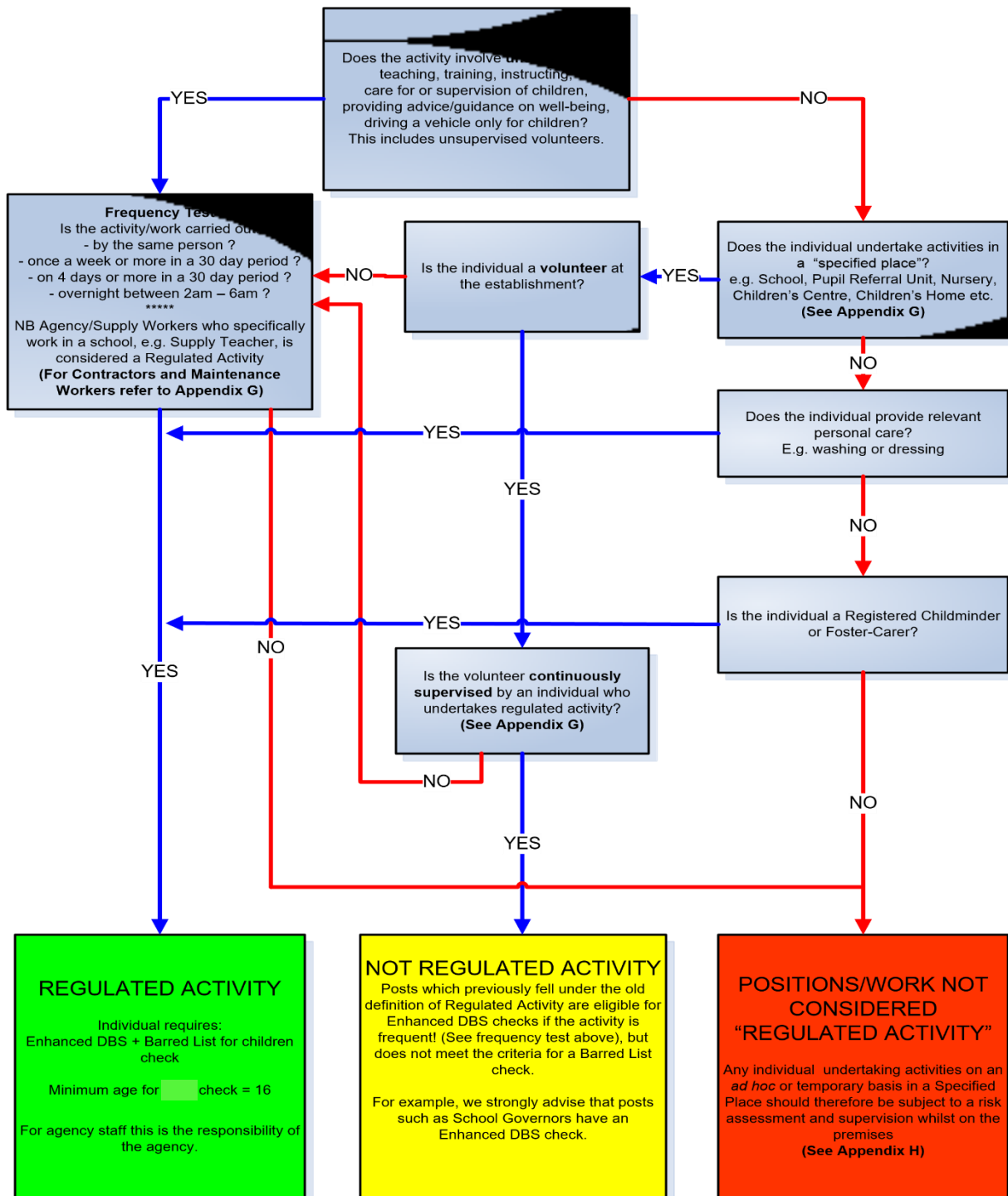
Further information regarding the Safeguarding Vulnerable Groups Act 2006, as amended by the Protection of Freedoms Act 2012, and the Disclosure and Barring Service can be found on the following websites:

<http://www.legislation.gov.uk/ukpga/2012/9/part/5/enacted?view=plain>

<http://www.legislation.gov.uk/ukpga/2006/47/schedule/4>

<https://www.gov.uk/government/organisations/disclosure-and-barring-service/about>

Appendix C Flowchart to Assess Regulated Activity for Children



Appendix D

Safe Handling and Storage of Disclosure Information

The Trust must ensure that information about offences is kept confidentially on a need-to-know basis in lockable filing cabinets or on a secure electronic system. Access must be restricted to individuals responsible for recruitment and relevant HR staff.

Positive Disclosures must normally be destroyed within six months of the recruitment decision and not later than the period specified in the [Code of Practice for Registered Persons](#) and other recipients of Disclosure Information.

The name of the individual, the date, type and reference number of the Disclosure and the position applied for can be kept as a record of the recruitment decision taken but must be kept confidential.

Appendix E

Rehabilitation of and Employment of Ex-Offenders

A copy of this information must be made available to all applicants for jobs requiring a disclosure.

Introduction

Applicants for certain posts are subject to a criminal record and barred list checks in accordance with legislation relating the rehabilitation of offenders. This will include details of cautions, reprimands, warnings and convictions in accordance with the DBS filtering rules.

Use of Criminal Record/Convictions Information

The disclosure of criminal record and barred list information will be used as one tool within the Trust's recruitment process. Applicants must be informed at the outset if this information will be requested from them, which will provide a basis for them to decide whether or not to apply for the post. It should be emphasised that this information will be used only to assess the applicant's suitability for employment.

Applicants must be told in writing that relevant criminal convictions and other associated information will be discussed at interview to assess job-related risks. They should be encouraged to submit a self-declaration with dates to a named individual and invited to attach any other information they wish to draw attention to that may improve understanding and fair decision-making.

When recruiting to posts exempted under the Rehabilitation of Offenders Act, the level of DBS check must be specified. When recruiting to posts not exempted under the Rehabilitation of Offenders Act, unspent criminal convictions should be taken into account only when they are relevant to the post.

At the interview, issues concerning offences will be raised with applicants as part of a carefully structured and managed process that allows open and honest discussion. Applicants must also be given the opportunity to discuss disclosure information before a final recruitment decision is made as part of a post-interview process.

If information provided in the disclosure contradicts that provided by the applicant, this will be discussed with the applicant in person as part of a post-interview process. Applicants must be given the opportunity to explain the situation before a final decision is made.

Where disclosure information is sought in relation to existing staff and it is then discovered they have failed to disclose an 'unspent' conviction, they should not necessarily be dismissed. Only after a full appraisal of the situation including the risks involved, should dismissal be considered. The relevance of the conviction to the post should be established. If a staff member deliberately withheld conviction information to gain employment, disciplinary action must be considered.

Assessing the relevance of criminal records

The suitability for employment of a person with a criminal record will vary depending on the job and the details and circumstances of any convictions. An assessment of their skills, experience and conviction circumstances should be weighed against the risk assessment criteria for the job.

An applicant's criminal record will be assessed in relation to the tasks he or she will be required to perform and the circumstances in which the work is to be carried out. The following will be considered when deciding on the relevance of offences to particular posts:

- Does the post involve one-to-one contact with children or does it involve management of such posts?
- What level of supervision will the post holder receive?
- Does the post involve any direct responsibility for finance or items of value?
- Does the post involve direct contact with the public?
- Will the nature of the job present any opportunities for the post holder to re-offend in the place of work?

The answers to such questions will help the Trust to determine the relevance of convictions to specific posts. For short-listed applicants who are assessed as meeting the requirements of the person specification who then disclose a criminal record that is not related directly to the post, the recruiting manager should discuss the relevance of each offence with the applicant. Whilst it will not always be possible to carry out a thorough risk assessment on each individual, the following issues should be taken into account as a minimum requirement:

- The seriousness of the offence and its relevance to the safety of children, other staff and property.
- The length of time since the offence occurred.
- Any relevant information offered by the applicant about the circumstances which led to the offence being committed e.g. the influence of domestic problems, financial difficulties, drug/alcohol dependency or mental illness.
- Whether the offence was a one-off, or part of a history of offending.
- Whether the applicant's circumstances have changed since the offence was committed, making re-offending less likely.
- The country in which the offence was committed e.g. some activities are offences in Scotland and not in England and Wales and vice versa.

- Whether the offence has since been decriminalised by Parliament.
- The degree of remorse, or otherwise, expressed by the applicant and their motivation to change.

Reviewing policies and procedures

Criminal record information must be used in a way that protects the vulnerable, is fair and improves the overall recruitment and retention process. In particular, the Trust will:

- Review new posts to assess whether they involve any risk.
- Ensure staff involved in recruitment are provided with guidance on the employment of ex- offenders and the Rehabilitation of Offenders Act.
- Provide information to staff involved in recruitment, on training and employment programmes for the unemployed, including those programmes that work specifically with ex -offenders.
- Provide relevant feedback related to their convictions to all unsuccessful applicants.

Appendix F

Definitions and Additional Information

For the DBS Eligibility Guide please see link below:

<https://www.gov.uk/government/collections/dbs-eligibility-guidance>

Appendix G

Risk Assessment

For post-holders starting employment/work (including volunteers) prior to completion of DBS check

Post-holders Name:

Date:

Job Title:

Place of work:

<p>Type of work/employment</p>	<p>Permanent: <input type="checkbox"/> Temporary/FTC: <input type="checkbox"/> <i>If temporary/FTC state anticipated end date:</i></p>	
<p>Have all pre-employment checks been completed and verified to a satisfactory level?</p> <p><i>Note: Volunteers do not require the same level of checks as an employee but (as a minimum) at least one reference should be sought and verified.</i></p>	<p>Reference (1): Yes / No</p>	<p>Reference (2): Yes / No</p>
	<p>Qualifications: Yes / No</p>	<p>Health check: Yes / No</p>
	<p>Right to work in the UK: Yes / No</p>	

<p>Has a DBS check been requested:</p>	<p>Yes / No</p> <p>If yes, state when the application was made:</p> <p>If the candidate has worked or lived abroad in the last 5 years has an additional criminal record check been requested/carried out – <i>please provide details:</i></p>
<p>Will the post holder have direct access to children?</p>	
<p>Will the post holder be supervised by a person who has the relevant DBS check?</p>	<p>Yes / No</p> <p>What level of DBS check has been carried out on the supervisor?</p>
<p>Will supervision be regular and day to day?</p>	<p><i>Please provide details:</i></p>

It is important to ensure that supervision is reasonable, and the level of supervision may differ depending on the circumstances/needs of the vulnerable group. The senior leader should therefore consider the following factors in deciding the specific level of supervision that is required in an individual case.

Factors to consider <i>(note, where an * is indicated, delete as appropriate)</i>	Provide details	Is this a possible risk? If no, state why not If yes, state the safeguarding measures put in place
1. Ages of the children adults*, including whether their ages differ widely		
2. Number of children adults* that the individual is working with		
3. Whether or not other staff are helping to look after the children *		
4. The nature of the individual's work or, in a specified place such as a school, the individual's opportunity for contact with children *		




5. How vulnerable the children * are, in relation to their needs		
6. How many workers would be supervised by each supervisor		

Name of Senior Leader:

Date:

Monitoring and Review

Monitoring and review	Trust Board Director of Operations
Links	Safer Recruitment Child Protection and Safeguarding KCSIE
Staff responsible	Senior Leaders
Committee responsible	Trust Board
Date approved	October 2022
Next review	October 2023
Sign off by Chair of Trust	 Date: October 2022

*Please note that should there be any changes/further national guidance issued relevant to this Policy and associated procedure, it will be updated accordingly prior to the review date shown above and referred to the next Trust Board meeting.

Change Management

Issue No:	Change date:	Change description:
1.0	April 21	Initial release
2.0	July 21	Updated Right to Work checking processes
3.0	Oct 22	Reviewed in line with KCSIE