PROMOTING THE WELFARE OF CHILDREN

STATEMENT OF CHILD PROTECTION

Under the Education Act 2002 (section 175/157), schools must “make arrangements to safeguard and promote the welfare of children”.

King’s Ely endeavours to provide a safe and welcoming environment where children are respected and valued (including in a digital context).

All staff at King’s Ely will therefore be alert to signs of abuse and neglect and will follow the Local Safeguarding Children Board (LSCB) procedures to ensure that children receive appropriate and effective support and protection.

Parents and guardians should know that the law requires all school staff to pass on information which gives rise to a concern about a child’s welfare or mental health (including risk from neglect, physical, emotional or sexual abuse and radicalisation) and that records of welfare concerns may be kept about their child. School staff will seek, in general, to discuss any concerns with parents/guardians, including referrals to other agencies. However, in situations where the child is suspected to be at risk of harm, the law says that schools may take advice from other agencies without informing parents/guardians.

In accordance with local Information Sharing protocols, King’s Ely will ensure that information is shared securely and sensitively. Information will only be shared with other services where it is deemed necessary and proportionate to ensure that children and young people are safe and receive the right service.

Should staff have reasonable cause to suspect a child may be suffering or likely to suffer significant harm, advice will be sought immediately from Social Care or other appropriate agency. Occasionally, concerns are passed on which are later shown to be unfounded. Parents/guardians will appreciate that the members of staff with responsibility for child protection (known as the Designated Safeguarding Officers) were carrying out their responsibilities in accordance with the law and acting in the best interests of all children.

Under Section 3 (5) of the Children Act 1989, schools or any person who has care of a child:
“may….do what is reasonable in all the circumstances of the case for the purpose of safeguarding or promoting the child’s welfare”. This means that on rare occasions, a school may need to “hold” a child in school whilst Social Care and the police investigate any concerns further.

Please note that the Department for Education’s document “What to do if you’re worried a child is being abused” may be accessed [here](#).

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