|  |  |  |  |
| --- | --- | --- | --- |
| Name of Policy | Date Effective | Review Date | Signature |
| Safeguarding Policy | 15 May 2015 | 15 May 2016 |  |

**Safeguarding Policy**

**1. Introduction**

FW Solutions Ltd is committed to maintaining the highest possible standards to meet its social, moral and legal responsibilities to safeguard the welfare of every child/young person or vulnerable adult.

The practices and procedures within this policy are based on the principles contained within UK and international legislation and take the following into consideration:

The Children’s Act 1989 and 2004

The Protection of Children Act 1989

The Human Rights Act 1998

The Data Protection Act 1998

Working Together to Safeguard Children 2006

The Safeguarding Vulnerable Groups Act 2006

This Policy should be read in conjunction with the following FW Solutions Ltd policies:

Health and Safety Policy

Lap Top Health and Safety Policy

Equality and Diversity Policy

Disciplinary and Grievance Policy

Social Media Policy

Prevent Policy

Mobile workers Safety policy

Young Workers policy

Training Policy

**2. Purpose**

This Policy has been developed to:

* ensure that all staff in contact with learners take all reasonable measures to assess and minimise the risk of harm to them, and;
* where there are concerns about the welfare of learners, to ensure appropriate action is taken to address these concerns;
* provide staff with guidance on procedures they should adopt in the event that they suspect a learner may be experiencing, or be at risk of, harm.
* Provide staff with guidance on the signs to look out for which may indicate that a person is being radicalised

To achieve this, FW Solutions Ltd will:

* provide a safe environment for all learners, through thorough risk assessment, putting in place safe working practices and implementing a procedure for handling disclosures. To support this, FW Solutions Ltd will consider and act on the ‘5 Rs of Safeguarding’ – Recognition, Response, Reporting, Recording and Referral (see separate Safeguarding Procedure);
* have our Managing Director, Sandra Hardy take ultimate responsibility for Safeguarding and Clive Bowyer to act as our ‘Designated Safeguarding Person’ providing advice and support to other staff. In the event of the Designated Safeguarding Person’s absence, the Work Based Learning Manager will assume responsibility;
* raise issues relating to the welfare of learners with staff;
* keep staff and managers up to date with legislation in relation to children, young people and vulnerable adults in respect of welfare and well-being;
* ensure all staff are given appropriate training in Child Protection and Safeguarding;
* take appropriate action to ensure that learners are kept safe and issues which are disclosed are reported appropriately;
* identify and act wherever it is found or suspected that learners are suffering, or likely to suffer, significant harm;
* establish procedures for reporting and dealing with allegations of abuse;
* listen to learners, encourage them to respect and care for others and take action to stop any instances of bullying (including cyber-bullying)
* recruit safely (staff), ensuring that appropriate questions and checks are undertaken at application, interview, pre-recruitment and throughout employment (including enhanced DBS and other checks as required by the Disclosure and Barring Service (DBS));
* ensure that all staff are checked appropriately (usually every three years) through the Disclosure and Barring Service via an enhanced disclosure and meet any other requirements as notified by the DBS.
* ensure the safe and responsible use of technology including restriction of FW Solutions Ltd to sites deemed to pose potential dangers to children and vulnerable adults;
* ensure that education providers and partners have safeguarding policies and staff training in place and that these are checked as part of the sub-contractor evaluation process;
* ensure appropriate legislation is checked for currency and update this Policy accordingly.

**3. Responsibilities**

Responsibility for the implementation of the Safeguarding Policy rests with:

* Sandra Hardy Managing Director
* Clive Bowyer TLC **(Designated Safeguarding** **Person)**

The duties of the **Managing Director** are to ensure that:

* this Policy is communicated to staff and partner organisations where appropriate;
* this Policy and supporting procedures are fit for purpose and reviewed regularly;
* there are safe recruitment practices in place within the organisation;

The duties of the **Designated Safeguarding** **Person** are to ensure that:

* he/she has received Designated Senior Person Training
* he/she has received training to at least level 2, in child and vulnerable adult protection and safeguarding issues.
* he/she personally remains up to date with developments in child and vulnerable adult protection issues;
* FW Solutions Ltd staff who work with learners are provided with appropriate safeguarding training;
* cases of suspected abuse or allegations are referred appropriately to relevant organisations;
* he/she is available to provide advice and support to other colleagues on issues relating to protection from abuse;
* he/she is available to listen to learners receiving FW Solutions Ltd services;
* records of all complaints or concerns are kept centrally and stored in line with The Data Protection Act (1998). These records will be reviewed at the monthly Management Meetings irrespective of whether they have led to a referral;
* he/she is subject to a DBS check every three years;
* he/she will meet any specific requirements as notified by the DBS

It is the duty of all employees of FW Solutions Ltd to follow this Policy. The protection and safety of learners is everyone's responsibility. All staff, partners and others have a responsibility to make the learning environment safe and secure for all. **Ignoring abuse is not an option**. All staff must recognise this and must report any concerns for the well-being of learners in accordance with this Policy (and associated Procedure).

**4. School Partners**

All home learning bases (ie the schools we deal with) have a duty of care for their learners and we will assist them in implementing their Safeguarding procedures, in particular sharing any concerns about the welfare of individuals.

We will agree and implement workable attendance, reporting, monitoring and emergency procedures in partnership with the child/vulnerable adult’s home learning base/school. Where requested, we will supply to the home learning base/school details of DBS checks undertaken for our staff.

Any plans to offer any off-site curricular or extra-curricular activities will be referred to the home learning base/school for formal consideration of whether there is any increased risk to the health, safety and welfare of their learners, staff or others who may be involved. This includes potential PR activities which could involve learners.

**5. Work Placements/Employment**

When placing learners in work experience placements we will ensure that:

* placements are vetted by a competent person;
* employers are briefed on their responsibilities with regards to ensuring the health, safety and well-being of the learner;
* learners are prepared and briefed generally about health and safety and understand how to identify hazards and the control measures that can be put in place to reduce the risk of injury or accident;
* learners are briefed on their rights to be free from abuse and the process to follow if they have any concerns regarding their treatment in the workplace.

**6. Confidentiality Statement**

Confidentiality is a key issue in the lives of learners. They may trust a Skills Adviser with issues of a personal nature and wherever possible their confidences should be respected. However, staff must not make promises on confidentiality they may be unable to keep.

Learners may disclose information that is difficult for the member of staff to deal with without further advice/support. In this case the learner should be told that the situation will be discussed with another colleague with a speciality in that area on a ‘need to know’ basis.

**7. Information Sharing**

#### FW Solutions Ltd is committed to sharing information for the purposes of safeguarding and promoting the welfare of children and young people in line with Working Together (2006) and with respect for The Data Protection Act (1998). Any decision to break confidentiality should always be preceded by informing the learner of what is about to happen and the reason for the decision. There will be no breach of confidence if the person to whom a duty of confidence is owed consents to the disclosure. Staff should, in the first instance, seek the consent from the learner if considering sharing information with other agencies. It is therefore essential that members of staff understand what is meant by the above and for that reason do not promise absolute confidentiality to the learner.

**8. Review**

This Policy will be reviewed on an annual basis or to reflect new legislation, whichever is the earlier.