



**Oldbury Wells School
Member of the Bridgnorth Area Schools' Trust**

Confidentiality Policy

(see also Safeguarding and Child Protection Policy 2017)

FREQUENCY OF REVIEW:	Annually
APPROVED:	Summer 2017
DATE OF NEXT REVIEW:	Summer 2018 unless there is a material change

CONFIDENTIALITY POLICY FOR OLDBURY WELLS SCHOOL

1.0 INTRODUCTION AND CONTEXT

- 1.1 This school recognises its legal duty to work with other agencies in safeguarding children and protecting them from “*significant harm*”.
- 1.2 This school recognises that a clear confidentiality policy will support the school in meeting the needs of children to “be healthy” and “stay safe”.
- 1.3 The staff seek to adopt an open and accepting attitude towards children and young people as part of their general responsibility for pastoral care.
- 1.4 Staff hope that parents and children will feel free to talk about any concerns or worries which may affect educational progress and that they will see the school as a safe place if there are any difficulties at home.
- 1.5 This school recognises the following benefits of working to a confidentiality policy:
 - It highlights the importance of pupils being able to talk to adults in the school to share their problems in a safe and supportive environment.
 - It safeguards the well being of those involved in the disclosure of confidential information.
 - It builds trust between pupils and staff.
 - It empowers each pupil to exercise control over the choices that will affect their life.
 - It prevents the need to deal with each disclosure as a crisis in isolation. (See Guidance On School Specific Information 1 – Appendix 1)

2.0 A DEFINITION OF CONFIDENTIALITY

- 2.1 Confidentiality is an understanding that any information shared with someone in trust can only be passed on to a third party with the agreement of the person disclosing it.

Please note, in this policy, a ‘disclosure’ is the sharing of any private/personal information.

It is a general term and does not just relate to child protection issues.

3.0 THE LIMITS OF CONFIDENTIALITY

- 3.1 Staff, pupils, parents/carers will be informed about the limits of confidentiality in this school. Some issues have to be shared with other people/agencies e.g. child protection, issues regarding Female Genital Mutilation (FGM) and Extremism.
- 3.2 Pupils will be advised (wherever possible prior to a disclosure) what kinds of disclosure will require information to be shared, what will be done with the information and who else will have access to it.
- 3.3 This school recognises that confidential discussions need to take place in a confidential environment. Public places such as the staffroom, the classroom and the playground are not, in general, confidential environments.

- 3.4 This school will provide opportunities for its pupils to access confidential support on school premises by the use of the School Nurse, the School Counsellor and through liaison with external agencies as necessary. This will generally be organised by a designated member of staff for child protection.
- 3.5 Parents/carers and pupils have the right to view educational records upon written request. It is therefore not possible to guarantee the confidentiality of recorded information (see Recording Information).

3.6 **Staff are required to pass on confidential information in the following circumstances:**

- Child protection
- Where there is risk of serious harm or threat to life
- Where a pupil needs urgent medical treatment
- Where potential or actual serious crime (e.g. murder, rape) is involved
- Where there is any knowledge of FGM
- Where there is any evidence of Radicalisation

3.7 **Responsibilities to parents/carers**

- Members of staff are not legally obliged to inform parents/carers in many instances when personal information has been disclosed. (See Guidance On School Specific Information 3 – Appendix 1).
- Where it is believed that the pupil may be at emotional or physical risk or in breach of the law, staff will ensure that the pupil is aware of the risks they face.
- Staff will encourage the pupil to inform and seek support from their parents/carers.
- In most cases information provided by a pupil will only be passed to their parents/carers with the pupil's consent.
- When the school chooses to inform parents/carers it will only be done if it is in the best interests of the child.

3.8 **Illegal activity**

- Members of staff are not obliged to inform the police on most matters relating to illegal activity e.g. illegal drugs activity, assaults. The school recognises the value in sharing information with local Police and will, on occasion, work closely with local policing teams.
- In the case of illegal activity, the school will discuss the possible consequences with the pupil and seek the course of action with the most positive outcomes for the pupil.

4.0 STAFF ROLES AND RESPONSIBILITIES

- 4.1 All staff (teaching and non-teaching staff) will be made aware of the confidentiality policy and their entitlement to training and support in its implementation.
- 4.2 All staff are under a contractual obligation to uphold the policy as with all other school policies. Failure to comply with this policy will result in disciplinary procedures being followed.
- 4.3 Staff will be made aware of the policy through the Induction process.
- 4.4 Staff can seek advice and support for themselves when dealing with a disclosure whilst keeping the individual's identity anonymous.

5.0 WORKING WITH EXTERNAL AGENCIES

- 5.1 Anyone working with pupils from the school, particularly on sensitive areas of the curriculum, needs to be made aware of the school's confidentiality policy.
- 5.2 School staff and staff from external agencies will establish at the beginning of lessons dealing with potentially sensitive topics that it is inappropriate to disclose personal information during the lesson. Ground rules need to be agreed which ensure individuals do not pressure one another to answer questions about their own experiences.
- 5.3 Staff will outline the sources of support available to any pupil who may wish to discuss the topics and/or their feelings further on a one-to-one basis.
- 5.4 This school acknowledges and supports the differences between the role of any non-school staff as educators, and as providers of information and support to pupils. The boundaries between these roles will be clarified and agreed prior to involvement. Any distinctions in terms of confidentiality need to be made clear to pupils.

6.0 RECORDING INFORMATION

- 6.1 The school acknowledges that:
- Pupils and their parents/carers have a right to gain access to processed information upon written request.
 - Agencies such as the Police and Social Services Dept. may be able to get a court order to gain access to processed information, which the school deems confidential. This can also include the Local Authority's legal department and insurers, as well as other solicitors e.g. in custody cases.
- 6.2 Any information recorded about a pupil will be written in a way that assumes it will be read by either the subject or their parents/carers.

7.0 MONITORING AND EVALUATION

- 7.1 The policy will be reviewed after each significant disclosure to ensure that the policy and procedures work appropriately.
- 7.2 This policy will be reviewed on an annual basis in line with other policy documents.

8.0 COMMUNICATING THE POLICY

- 8.1 The policy will be communicated to all school staff, governors, parents/carers, partner agencies and relevant visitors.
- 8.2 The policy will be readily accessible to staff.
- 8.3 The policy will be listed on the school's website (Freedom of Information Act 2000).
- 8.4 The flow chart for how to deal with confidential disclosures will be displayed on appropriate staff room notice board(s).
- 8.5 A pupil friendly version of the policy will be produced with the help of pupils and made available to pupils. All students will be made aware of its existence, its content and how it might affect them.

The Confidentiality Policy has been adopted by the Local Governing Body of Oldbury Wells School

Signed _____
Chair of Local Governing Body

Dated _____

Signed _____
Headteacher

Dated _____

GUIDANCE ON SCHOOL SPECIFIC INFORMATION

1. **Examples of where a confidentiality policy might be of use:**

- a pupil knows someone who is bullying others at the school but is unsure about whether or not to tell
- a pupil starts sharing something very personal in a classroom situation
- a school uses staff or peers as a support system for pupils e.g. listening, befriending
- a pupil tells a member of staff that they are pregnant or sexually active
- a pupil informs a lunchtime supervisor that their Dad is hitting their Mum
- a pupil talks to a member of staff about their knowledge of a crime e.g. shoplifting, assault

2. **Exceptions to confidentiality**

Likely exceptions requiring consideration by the school might include:-

- where there is risk of serious harm or threat to life
- where a pupil needs urgent medical treatment
- where potential or actual serious crime (e.g. murder, rape) is involved
- FGM concerns
- Radicalisation and Extremism

This must be consistent with other policies e.g. managing drug related incidents.

3. **Age-related considerations**

Confidentiality issues need to take into consideration the differing abilities of pupils to understand the consequences of their choices. This understanding depends on the level of maturity of each individual, but there may be some correlation to their age.

The judge in the Victoria Gillick case gave the following general advice:-

“It is suggested that a child or young person’s ability to make decisions about his/her life depends on him/her having "sufficient understanding and intelligence to be capable of making up his/her own mind".

Before sharing any disclosed information with parents/carers, schools need to either obtain the consent of the pupil or consider the possible consequences of sharing the information, taking into account knowledge of family circumstances. This will need to be done on a case by case basis.

**FLOWCHART TO SHOW THE PROCESS FOR HANDLING
A DISCLOSURE OF CONFIDENTIAL INFORMATION**

