Child Safeguarding Statement

<u>Tullow Community School</u> is a post-primary school providing post-primary education to pupils from First Year to Leaving Certificate Year.

In accordance with the requirements of the <u>Children First Act 2015</u>, <u>Children First: National Guidance for the Protection and Welfare of Children 2017</u>, <u>the Addendum to Children First (2019</u>), the <u>Child Protection Procedures for Primary and Post Primary Schools 2017</u> and <u>Tusla Guidance on the preparation of Child Safeguarding Statements</u>, the Board of Management of Tullow Community School has agreed the Child Safeguarding Statement set out in this document.

- 1 The Board of Management has adopted and will implement fully and without modification the Department's Child Protection Procedures for Primary and Post Primary Schools 2017 as part of this overall Child Safeguarding Statement
- 2 The Designated Liaison Person (DLP) is Paul Thornton.
- 3 The Deputy Designated Liaison Person (Deputy DLP) is Noel Murphy
- 4 The Board of Management recognises that child protection and welfare considerations permeate all aspects of school life and must be reflected in all of the school's policies, procedures, practices and activities. In its policies, procedures, practices and activities, the school will adhere to the following principles of best practice in child protection and welfare:

The school will:

- recognise that the protection and welfare of children is of paramount importance, regardless of all other considerations;
- fully comply with its statutory obligations under the Children First Act 2015 and other relevant legislation relating to the protection and welfare of children;
- fully co-operate with the relevant statutory authorities in relation to child protection and welfare matters:
- adopt safe practices to minimise the possibility of harm or accidents happening to children and
 protect workers from the necessity to take unnecessary risks that may leave themselves open to
 accusations of abuse or neglect;
- develop a practice of openness with parents and encourage parental involvement in the education of their children; and
- fully respect confidentiality requirements in dealing with child protection matters.

The school will also adhere to the above principles in relation to any adult pupil with a special vulnerability.

- 5 The following procedures/measures are in place:
 - In relation to any member of staff who is the subject of any investigation (howsoever described) in respect of any act, omission or circumstance in respect of a child attending the school, the school adheres to the relevant procedures set out in Chapter 7 of the Child Protection Procedures for Primary and Post-Primary Schools 2017 and to the relevant agreed disciplinary procedures for school staff which are published on the DE website.
 - In relation to the selection or recruitment of staff and their suitability to work with children, the school adheres to the statutory vetting requirements of the <u>National Vetting Bureau (Children and Vulnerable Persons)</u> Acts 2012 to 2016 and to the wider duty of care guidance set out in relevant Garda vetting and recruitment circulars published by the Department of Education and available on the DE website.

- In relation to the provision of information and, where necessary, instruction and training, to staff in respect of the identification of the occurrence of harm (as defined in the 2015 Act) the school-
 - ➤ Has provided each member of staff with a copy of the school's Child Safeguarding Statement
 - > Ensures all new staff are provided with a copy of the school's Child Safeguarding Statement
 - > Encourages staff to avail of relevant training
 - > Encourages Board of Management members to avail of relevant training
 - > The Board of Management maintains records of all staff and Board member training
- In relation to reporting of child protection concerns to Tusla, all school personnel are required to adhere to the procedures set out in the Child Protection Procedures for Primary and Post-Primary Schools 2017, including in the case of registered teachers, those in relation to mandated reporting under the Children First Act 2015.
- In this school the Board has appointed the abovenamed DLP as the "relevant person" (as defined in the Children First Act 2015) to be the first point of contact in respect of the schools child safeguarding statement.
- All registered teachers employed by the school are mandated persons under the Children First Act 2015.
- In accordance with the Children First Act 2015 and the Addendum to Children First (2019), the Board has carried out an assessment of any potential for harm to a child while attending the school or participating in school activities. A written assessment setting out the areas of risk identified and the school's procedures for managing those risks is included with the Child Safeguarding Statement.
- The various procedures referred to in this Statement can be accessed via the school's website, the DE website or will be made available on request by the school.

Note: The above is not intended as an exhaustive list. Individual Boards of Management shall also include in this section such other procedures/measures that are of relevance to the school in question.

- This statement has been published on the school's website and has been provided to all members of school personnel, the Parents' Association (if any) and the patron. It is readily accessible to parents and guardians on request. A copy of this Statement will be made available to Tusla and the Department if requested.
- 7 This Child Safeguarding Statement will be reviewed annually or as soon as practicable after there has been a material change in any matter to which this statement refers.

This Child Safeguarding Statement was adopted by the Board of Management on 20th of March 2018.

This Child Safeguarding Statement was reviewed by the Board of Management on 21st June 2022.

Signed:	_Pauline Egan	Signed:Paul Thornton_
Chairpersor	n of Board of Management	Principal/Secretary to the Board of Management
Date:	21st of June 2022	Date: 21st of June 2022

Child Safeguarding Risk Assessment

Written Assessment of Risk of Tullow Community School.

In accordance with section 11 of the Children First Act 2015 and with the requirements of Chapter 8 of the *Child Protection Procedures for Primary and Post-Primary Schools 2017*, the following is the Written Risk Assessment of [name of school].

1. List of school activities

(insert list of school activities in this section) Written Assessment of Risk of Tullow Community School
as agreed at the Care Team Meeting on 26/2/2018.
In accordance with section 11 of the Children First Act 2015 and with the requirement
of Chapter 8 of the Child Protection Procedures for Primary and Post-Primary
Schools 2017, the following is the Written Risk Assessment of Tullow Community School.
1. List of school activities
□ Daily arrival and dismissal of pupils
□ Recreation breaks for pupils
☐ Classroom teaching
□ One-to-one teaching
□ One-to-one counselling
□ Outdoor teaching activities
□ Sporting Activities
□ School outings
☐ School trips involving overnight stay
☐ School trips involving foreign travel
☐ Use of toilet/changing/shower areas in schools
□ Annual Sports Days
☐ Fundraising events involving pupils
Use of off-site facilities for school activities
☐ School transport arrangements including use of bus escorts
☐ Care of children with special educational needs, including intimate care where
needed,
☐ Care of any vulnerable adult students, including intimate care where needed
☐ Management of challenging behaviour amongst pupils, including appropriate use of
restraint where required
☐ Administration of Medicine
☐ Administration of First Aid
☐ Curricular provision in respect of SPHE, RSE, Stay Safe
☐ Prevention and dealing with bullying amongst pupils
☐ Training of school personnel in child protection matters
☐ Use of external personnel to supplement curriculum
☐ Use of external personnel to support sports and other extra-curricular activities
☐ Care of pupils with specific vulnerabilities/ needs such as
- Pupils from ethnic minorities/migrants
- Members of the Traveller community
- Lesbian, gay, bisexual or transgender (LGBT) children
- Pupils perceived to be LGBT
- Pupils of minority religious faiths
- Children in care
- Children on CPNS (Child Protection Notification System)
Recruitment of school personnel including -
- Teachers/SNA's
- Caretaker/Secretary/Cleaners
- Sports coaches

- External Tutors/Guest Speakers		
- Volunteers/Parents in school activities		
- Visitors/contractors present in school during school hours		
- Visitors/contractors present during after school activities		
☐ Participation by pupils in religious ceremonies/religious instruction external to the		
school		
☐ Use of Information and Communication Technology by pupils in school		
☐ Application of sanctions under the school's Code of Behaviour including detention		
of pupils, confiscation of phones etc.		
☐ Students participating in work experience in the school		
☐ Students from the school participating in work experience elsewhere		
☐ Student teachers undertaking training placement in school		
☐ Use of video/photography/other media to record school events		
☐ After school use of school premises by other organisations		
☐ Use of school premises by other organisation during school day		
☐ Breakfast club		
☐ Homework club/evening study		
2. The school has identified the following risk of harm in respect of its activities -		
☐ Risk of harm not being recognised by school personnel		
Risk of harm not being reported properly and promptly by school personnel		
Risk of child being harmed in the school by a member of school personnel		
Risk of child being harmed in the school by another child		
Risk of child being harmed in the school by volunteer or visitor to the school		
☐ Risk of child being harmed by a member of school personnel, a member of staff of		
another organisation or other person while child participating in out of school		
activities e.g. school trip, swimming lessons		
Risk of harm due to bullying of child		
☐ Risk of harm due to inadequate supervision of children in school		
☐ Risk of harm due to inadequate supervision of children while attending out of		
school activities		
☐ Risk of harm due to inappropriate relationship/communications between child and		
another child or adult		
Risk of harm due to children inappropriately accessing/using computers, social		
media, phones and other devices while at school		
Risk of harm to children with SEN who have particular vulnerabilities		
Risk of harm to child while a child is receiving intimate care		
Risk of harm due to inadequate code of behaviour		
Risk of harm in one-to-one teaching, counselling, coaching situation		
Risk of harm caused by member of school personnel communicating with pupils in		
appropriate manner via social media, texting, digital device or other manner		
Risk of harm caused by member of school personnel accessing/circulating		
inappropriate material via social media, texting, digital device or other manner		

3. The school has the following procedures in place to address the risks of harm identified in this assessment -

Important Note: It should be noted that risk in the context of this risk assessment is the risk of "harm" as defined in the Children First Act 2015 and not general health and safety risk. The definition of harm is set out in Chapter 4 of the *Child Protection Procedures for Primary and Post-Primary Schools* 2017

In undertaking this risk assessment, the board of management has endeavoured to identify as far as possible the risks of harm that are relevant to this school and to ensure that adequate procedures are in place to manage all risks identified. While it is not possible to foresee and remove all risk of harm, the school has in place the procedures listed in this risk assessment to manage and reduce risk to the greatest possible extent.

Examples of activities, risks and procedures

The examples listed in this document are provided to assist schools in undertaking their risk assessment under the Children First Act, 2015. Schools should note that this list of examples is not intended to be exhaustive. It is the responsibility of each school to ensure, as far as possible, that any other risks and procedures that are relevant to its own particular circumstances are identified and specified in the written risk assessment and that adequate procedures are in place to address all risks identified.

It is acknowledged that schools already have in place a range of policies, practices and procedures to mitigate the risk of harm to children while they are participating in the activities of the school and that some school activities will carry low or minimal risks of harm compared to others. In the context of the risk assessment that must be undertaken by schools, the Children First Act, 2015 refers to risk as "any potential for harm". Therefore, it is important that, as part of its risk assessment process, each school lists and reviews all of its various activities (which shall include identifying those that may carry low risk of harm as well as those that carry higher risks of harm). Doing so will help the school to (1) identify, as required under the Children First Act, 2015, any risks of harm that may exist in respect of the school's activities, (2) identify and assess the adequacy of the various procedures already in place to manage those risks of harm and (3) identify and put in place any such additional procedures as are considered necessary to manage any risk identified.

The Addendum to *Children First: National Guidance for the Protection and Welfare of Children* published in January 2019 clarifies that organisations providing relevant services to children should consider the specific issue of online safety when carrying out their risk assessment and preparing their Child Safeguarding Statement.

The Guidance on Continuity of Schooling for primary and post-primary schools (April 2020) advises of the importance of teachers maintaining the safe and ethical use of the internet during distance learning and assisting parents and guardians to be aware of their role also. Schools should ensure that their Acceptable Use Policy (AUP) informs and guides remote or distance learning activity.

Important Note: It should be noted that risk in the context of this risk assessment is the risk of "harm" as defined in the Children First Act, 2015 and not general health and safety risk. The definition of harm is set out in chapter 4 of the Child Protection Procedures for Primary and Post-Primary Schools 2017.