Rationale:

- All children have a right to feel safe and to be safe. As teachers, we have a legal and moral responsibility to respond to serious incidences involving abuse and neglect of the children with whom we have contact, and to report instances that we believe involve physical abuse, sexual abuse or neglect.

- Child abuse can have a significant effect on a child’s physical or emotional health, development and wellbeing. School staff have a duty of care to protect the safety, health and wellbeing of children in their care. If a staff member has concerns about the safety, health and wellbeing of children in their care they should take immediate action. This policy reflects the Department of Education ‘Child Protection – Reporting Obligations’ and is intended to define the roles and responsibilities of school staff in protecting the safety and wellbeing of children and young people.

- Under the Ministerial Order 870, protecting children is everyone’s responsibility – parents, communities, governments and business all have a role to play. In Victoria, a joint protocol, involving the Department of Health and Human Services (DHHS) Child Protection, the Department of Education and Training (DET), the Catholic Education Commission of Victoria and licensed children’s services, exists to protect the safety and wellbeing of children and young people.

- All school staff, as defined by Ministerial Order 870, within Victoria must understand and abide by the professional, moral and legal obligations to implement child protection and child safety policies, protocols and practices.

Purpose of this Policy:

Schools must comply with the legal obligations that relate to managing the risk of child abuse under the Children, Youth and Families Act 2005 (Vic.), the Crimes Act 1958 (Vic.) and the recommendations of the Betrayal of Trust Report.

This policy is designed to assist staff to:

- identify the indicators of a child or young person who may be in need of protection
- understand how a ‘reasonable belief’ is formed
- make a report of a child or young person who may be in need of protection
- comply with mandatory reporting obligations under child protection law and their legal obligations relating to criminal child abuse and grooming under criminal law.

Child Protection reporting obligations fall under separate pieces of legislation with differing reporting requirements. This policy sets out the actions required under the relevant legislation when there is a reasonable belief that a child is in need of protection or a criminal offence has been committed and provides guidance and procedures on how to make a report.
• To ensure that children’s’ rights to be safe are maintained and each child is protected against physical and sexual abuse, and neglect.

**Procedures**

**Mandatory Reporting:**

Mandatory reporting is a legal requirement under the *Children, Youth and Families Act 2005* (Vic.) (Act) to protect children from harm relating to physical injury and sexual abuse. A child, for the purpose of the relevant parts of the Act, is any person 17 years of age or younger. School personnel mandated under this Act who, in the course of carrying out their duties, form a reasonable belief that a child is in need of protection from physical, emotional, psychological, developmental harm or sexual abuse, and that the child’s parents are unwilling or unable to protect the child, must report that belief to DHHS Child Protection and the grounds for it as soon as possible after forming the belief. A subsequent report must be made on each occasion on which the mandatory reporter becomes aware of further reasonable grounds for the belief.

- All members of the Teaching Service are mandated by law to report signs of physical and/or sexual abuse, and neglect.
- Mandatory reporters must report their concern to DHHS Child Protection if there is a reasonable belief that a child or young person is in need of protection from physical injury or sexual abuse.
- New staff will be informed of mandatory reporting responsibilities and procedures.
- Staff will be reminded of mandatory responsibilities regularly and will do the online PD annually.
- Staff will be informed of Mandatory Reporting requirements as part of their initial induction to the school and will be required to complete an annual online Protecting Children – Mandatory Reporting and Other Obligations module and provide a record of completion to the Business Manager.
- All concerns and observations regarding suspected physical injury or sexual abuse of a child are discussed with Principal, or in his/her absence, the Assistant Principal and to ensure support is provided to all involved in matters of this nature.
- The Principal will keep a record of all discussions about a student with whom there is a concern.
- If a belief has been formed by a staff member that sexual or physical abuse or neglect has taken place a “Mandatory Reporting Information Sheet”, available from the Principal or Welfare Officer, must be completed and filed in Fire Safe.
- The teacher, with support from the Principal class officer and/or the Welfare Officer, will contact the Department of Human Services by telephone as soon as possible to make an official notification on: **1300 369 536 or after school hours crisis line 131278**
- Members of the Department of Human Services, or associated support or intervention services that visit the school following a notification, will interview staff and children only in the presence of a Principal class member or his/her nominee.
- All “Mandatory Reporting Information Sheets” remain filed in the Fire Safe.
- All reports, information sheets and subsequent discussions and information are to be recorded and remain strictly confidential.
- All incidents to be monitored, and any subsequent signs or indications of abuse are also to be reported.
- While only mandated by law to report incidents of physical and sexual abuse, and neglect; teachers are also encouraged to report incidents of emotional abuse or neglect.
• Students, who disclose to staff a desire to harm themselves or others, must be reported by staff to the principal and welfare officer.

• Any person may make a report if they have significant concerns for the wellbeing of a child and believe on reasonable grounds that a child is in need of protection.

• Teachers registered to teach or who have permission to teach pursuant to the Education and Training Reform Act 2006 (Vic), school principals, registered medical practitioners, nurses, and members of the police force are mandated to make a report as soon as practicable if, in the course of practicing their profession or carrying out their duties, they form a belief on reasonable grounds that a child or young person is in need of protection, as a result of physical injury or sexual abuse, and the child’s parents are unable or unwilling to protect the child. (Refer Appendix B / Appendix C)

• Mandatory reported who believe on reasonable grounds that a child or young person is in need of protection should report their concerns to Department of Health and Human Services (DHHS) Child Protection.

• All school staff who believe on reasonable grounds that a child or young person is in need of:
  • protection from physical harm or sexual abuse – must report their concerns to DHHS Child Protection
  • protection from harm that is not believed to involve physical harm or sexual abuse – are encouraged to report their concerns to DHHS Child Protection
  • therapeutic treatment – are encouraged to report their concerns to DHHS Child Protection or Child FIRST.

**Crimes Act 1958 (Vic.)**

Three new criminal offences have been introduced under the *Crimes Act 1958 (Vic.)*:

• Failure to disclose, which requires adults to report to police a reasonable belief that a sexual offence has been committed against a child

• Failure to protect, which applies to people within organisations who knew of a risk of child sexual abuse by someone in the organisation and had the authority to reduce or remove the risk, but failed to do so

• Grooming, which targets communication with a child or their parents with the intent of committing child sexual abuse.

(Appendix D)

‘Failure to disclose’ legislation

• Any staff member who forms a reasonable belief that a sexual offence has been committed in Victoria by an adult against a child under 16 must disclose that information to police. Failure to disclose the information to the police is a criminal offence, offence under section 327 of the *Crimes Act 1958 (Victoria)* and applies to all adults in Victoria, not just professionals who work with children. The obligation is to disclose that information to the police as soon as it is practicable to do so, except in limited circumstances such as where the information has already been reported to DHHS Child Protection.

• For further information about the ‘failure to disclose’ offence, see: section 327 of the *Crimes Act 1958 (Victoria)*
Failure to protect legislation

- Any staff member in a position of authority, who becomes aware that an adult associated with their organisation (such as an employee, contractor, volunteer or visitor) poses a risk of sexual abuse to a child under 16 who is in the care, authority or supervision of the organisation, must take all reasonable steps to remove or reduce that risk. This may include, for example, removing the adult from child-related work pending investigation. Failure to take reasonable steps to protect a child in the organisation from the risk of sexual abuse from an adult associated with the organisation is a criminal offence contained in section 49C (2) of the Crimes Act 1958 (Vic.). In a school context this will include the principal and the business manager and may also extend to School Counsellors, heads of departments and heads of school.

- For further information about the ‘failure to protect’ offence, see: section 49C (2) of the Crimes Act 1958 (Vic.)

Grooming

- The offence of grooming prohibits predatory conduct designed to prepare or ‘groom’ a child for future sexual activity and is contained in section 49B (2) of the Crimes Act 1958 (Vic.). The offence applies to communication with children under 16 years. Grooming can be conducted in person or online, for example via interaction through social media, web forums and emails. The offence can be committed by any person aged 18 years or over. It does not apply to communication between people who are both under 18 years of age.

- For more information about managing and responding to the risk of abuse, see: section 49B (2) of the Crimes Act 1958 (Vic.).

Forming a reasonable belief

When staff are concerned about the safety and wellbeing of a child or young person, they must assess that concern to determine if a report should be made to the relevant agency. This process of considering all relevant information and observations is known as forming a ‘reasonable belief’

- A ‘reasonable belief’ or a ‘belief on reasonable grounds’ is not the same as having proof but is more than mere rumour or speculation. A ‘reasonable belief’ is formed if a reasonable person in the same position would have formed the belief on the same grounds. For example, a ‘reasonable belief’ might be formed if:
  - a child states that they have been physically or sexually abused.
  - A child states that they know someone who has been physically or sexually abused (sometimes the child may be talking about themselves)
  - Someone who knows a child states that the child has been physically or sexually abused
  - a child or young person exhibits sexually-abusive or age-inappropriate behaviours
  - Signs of abuse led to a belief that the child has been physically or sexually abused.

Types of child abuse and indicators of harm

Child abuse can have a significant effect on a child’s physical or emotional health, development and wellbeing. The younger a child the more vulnerable he/she is and the more serious the consequences are likely to be.
There are many indicators of child abuse and neglect. The presence of a single indicator, or even several indicators, does not prove that abuse or neglect has occurred. However, the repeated occurrence of an indicator, or the occurrence of several indicators together, should alert staff to the possibility of child abuse and neglect. While any indicators of possible child abuse or neglect are concerning, it is important to know which indicators must be reported.

It is mandatory to report concerns relating to:

- physical abuse
- sexual abuse.

While not mandated, making a report to DHHS Child Protection may also be needed for:

- emotional abuse
- neglect
- medical neglect
- family violence
- human trafficking (including forced marriage)
- sexual exploitation (including pornography and prostitution)
- risk-taking behaviour
- female genital mutilation
- risk to an unborn child
- a child or young person exhibiting sexually-abusive behaviours.

Note: For full definitions for all of the types of child abuse and a comprehensive list of the indicators of harm refer to.

Reporting child protection concerns:

- Staff members, whether or not mandated, need to report their belief when the belief is formed in the course of undertaking their professional duties. A report must be made as soon as practicable after forming the belief and on each occasion on which they become aware of any further reasonable grounds for the belief.

- There may be times when two or more mandated staff members, for example a teacher and a principal, have formed a belief about the same child or young person on the same occasion. In this situation it is sufficient for only one of the mandated staff members to make a report. The other staff member is obligated to ensure that the report has been made and that all of the grounds for their own belief were included in the report made by the other staff member.

- If one staff member has a different view from another staff member about making a report and the staff member continues to hold the belief that a child is in need of protection, that person is obligated to make a report to Child Protection.

Protecting the identity of the reporter:

- The identity of a reporter must remain confidential unless:
  - The reporter chooses to inform the child, young person or family of the report
  - The reporter consents in writing to their identity being disclosed
  - A court or tribunal decides that it is necessary for the identity of the reporter to be disclosed to ensure the safety and wellbeing of the child
• A court or tribunal decides that, in the interest of justice, the reporter is required to attend court to provide evidence.

Information provided during a protective investigation may be used in a court report if the risk to the child or young person require the case to proceed to court. In these circumstances, the source of the information may be required to provide evidence to the court.

If Child Protection decides that the report is about a significant concern for the wellbeing of a child, they may refer the report to a community-based child and family service and disclose the identity of the reporter to that service. However, neither Child Protection nor the community-based child and family service may disclose the reporters identity to any other person without the reporters consent.

Professional protection for reporters:

If a report is made in good faith:

• It does not constitute unprofessional conduct or a breach of professional ethics on the part of the reporter
• The reporter cannot be held legally liable in respect of the report.

This means that a person who makes a report in accordance with the legislation will not be held liable for the eventual outcome of any investigation of the report.

Failure to report:

A failure by mandated professionals and staff members to report a reasonable belief that a child is in need of protection from significant harm as a result of physical or sexual abuse may result in the person being prosecuted and a court imposing a fine.

How to make a report for mandatory reporting and criminal offences

The following information provides practical guidance in relation to record-keeping for both mandatory reporting and criminal offences.

Making a report

In case of emergency or if a child is in life-threatening danger contact Triple Zero (000).

Additionally, to report concerns about the immediate safety of a child within their family unit to DHHS Child Protection, call the local Child Protection Intake Provider (1300 664 977). If after hours call the Child Protection Crisis Line on 13 12 78.

The table below describes the information to include when making a mandatory report about child abuse or child protection concerns.
<table>
<thead>
<tr>
<th>Step</th>
<th>Description</th>
</tr>
</thead>
</table>
| 1.   | Keep comprehensive notes that are dated and include the following information:  
|      | • a description of the concerns (e.g. physical injuries, student behaviour)  
|      | • the source of those concerns (e.g. observation, report from child or another person)  
|      | • the actions taken as a result of the concerns (e.g. consultation with the principal, report to DHHS Child Protection etc.). |
| 2.   | Discuss your concerns about the safety and well being of students with the principal, a member of the school leadership team or member of the wellbeing team.  
|      | The individual staff member should then make their own assessment about whether they should make a report about the child or young person and to whom the report should be made. |
| 3.   | Gather the relevant information necessary to make the report. This should include the following information:  
|      | • full name, date of birth and residential address of the child or young person  
|      | • the details of the concerns and the reasons for those concerns  
|      | • the individual staff member’s involvement with the child or young person  
|      | • details of any other agencies which may be involved with the child or young person. |
| 4.   | Make a report to the relevant agency:  
|      | • To report concerns which are life-threatening **phone 000**  
|      | • To find the nearest Victoria Police Sexual Offences and Child Abuse Investigation Team contact your local police station. Visit the [local police website](https://www.police.vic.gov.au) for local contact numbers.  
|      | • To report concerns about the immediate safety of a child within their family unit to DHHS Child Protection:  
|      |   • Call your local Child Protection Intake provider immediately on 1300 664 977  
|      |   • For After Hours Child Protection Emergency Services, call 13 12 78.  
|      | **Non-mandated staff members who believe on reasonable grounds that a child is in need of protection are able to report their concerns to Child Protection.** |
| 5.   | Make a written record of the report including the following information: (Refer Appendix A)  
|      | • the date and time of the report and a summary of what was reported  
|      | • the name and position of the person who made the report and the person who received the report. |
| 6.   | Notify relevant school staff of a report to DHHS Child Protection or Child FIRST.  
|      | • School staff should advise the principal or a member of the leadership team  
|      | • School leadership or wellbeing staff can seek further assistance by contacting the school contact Student Support Services Officer |
| 7.   | In the case of international students, the principal must notify the International Education Division of the Department of Education and Training on (03) 9637 2990 to ensure that appropriate support is arranged for the student. |
In the case of Koorie students, the principal must notify the Regional Office (as appropriate) to ensure the regional Koorie support officer can arrange appropriate support for the student.

After a report has been made:

Upon receipt of a report, Child Protection may seek further information, usually professionals who may also be involved with the child or family, to determine whether further action is required. In most circumstances, Child Protection will inform the reporter of the outcome of the report. When the report is classified by Child Protection as Wellbeing Report, Child Protection will, in turn, make a referral to Child FIRST.

Potential consequences of making a report

This table describes the potential consequences of making a report.

<table>
<thead>
<tr>
<th>Potential consequence</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Confidentiality</td>
<td>The identity of a reporter must remain confidential unless:</td>
</tr>
<tr>
<td></td>
<td>• the reporter chooses to inform the child, young person or parent of the report</td>
</tr>
<tr>
<td></td>
<td>• the reporter consents in writing to their identity being disclosed</td>
</tr>
<tr>
<td></td>
<td>• a court or tribunal decides that it necessary for the identity of the reporter to be disclosed to ensure the safety and wellbeing of the child</td>
</tr>
<tr>
<td></td>
<td>• a court or tribunal decides that, in the interests of justice, the reporter is required to provide evidence.</td>
</tr>
<tr>
<td>Professional Protection</td>
<td>If a report is made in good faith:</td>
</tr>
<tr>
<td></td>
<td>• it does not constitute unprofessional conduct or a breach of professional ethics on the part of the reporter</td>
</tr>
<tr>
<td></td>
<td>• the reporter cannot be held legally liable in respect of the report.</td>
</tr>
<tr>
<td>Interviews</td>
<td>DHHS Child Protection and/or Victoria Police may conduct interviews of children and young people at the school without their parent’s knowledge or consent.</td>
</tr>
<tr>
<td></td>
<td>• Interviewing children and young people at school should only occur in exceptional circumstances and if it is in the best interests of the child to proceed in this manner</td>
</tr>
<tr>
<td></td>
<td>• DHHS Child Protection and/or Victoria Police will notify the principal or a member of the welfare team of their intention to interview the child or young person on the school premises</td>
</tr>
<tr>
<td></td>
<td>• When DHHS Child Protection practitioners/Victoria Police officers come to the school premises, the principal or a member of the welfare team should request to see identification before permitting them to have access to the child or young person</td>
</tr>
</tbody>
</table>
When a child or young person is being interviewed by DHHS Child Protection and/or Victoria Police, school staff must arrange to have a supportive adult present with the child or young person. For more information on these requests and school responsibilities: see the Department of Education & Training website:.

Support for the child or young person

The roles and responsibilities of staff members in supporting children who are involved with DHHS Child Protection may include the following:

- acting as a support person for the child or young person
- attending DHHS Child Protection case-planning meetings
- observing and monitoring the child’s behaviour liaising with professionals.

Requests for Information

DHHS Child Protection and/or Child FIRST and/or Victoria Police may request information about the child or family for the purpose of investigating a report and assessing the risk to the child or young person.

In certain circumstances, DHHS Child Protection can also direct school staff and Department staff to provide information or documents about the protection or development of the child. Such directions should be in writing and only be made by authorised persons within DHHS Child Protection: see the Department of Education & Training website:

Witness Summons

If DHHS Child Protection makes a Protection Application in the Children’s Court of Victoria, any party to the application may issue a Witness Summons to produce documents and/or to give evidence in the proceedings: see the Department of Education & Training website:

Advising parents, carers or guardians:

Staff are not require the permission of parents, carers or guardians to make a report to Child Protection, nor are they required to tell parents, carers or guardians that they have done so.

It is the responsibility of Child Protection to advise the parents, carers or guardians of the interview at the earliest possible opportunity. This should occur either before, or by the time the child arrives home.

Ensuring that a Child Protection interview takes place:

The school does not have the power to prevent parents, carers guardians from removing their children from the school and should not attempt to prevent the parents, carers or guardians from collecting the child. If a parent, carer or guardian removes a child before a planned interview has taken place, the principal and/or their nominee should contact Child Protection or Victoria Police immediately.
Reference:

- This policy has been developed in conjunction with the DET’s School Policy and Reference guide [http://www.education.vic.gov.au/school/principals/spag/Pages/spag.aspx](http://www.education.vic.gov.au/school/principals/spag/Pages/spag.aspx)
- Child Protection West Division: 1800 075 599; Child Protection after hours 13 12 78
- Child First:
- Victoria Police SOCIT (Sexual Offences and Child Abuse Investigation Team):
  Warrnambool: (03) 5560 1333 or Colac: (03) 5230 0044

Evaluation:

- This policy will be reviewed every two years or more frequently if required by changed circumstances.

This policy was last ratified by School Council in.... August 2016

Related resources

Victorian Registration and Qualifications Authority
- www.vrqa.vic.gov.au

Department of Education and Training
- Responding to Allegations of Sexual Abuse

Related legislation
- Children, Youth and Families Act 2005 (Vic.)
- Crimes Act 1958 (Vic.)
- Education and Training Reform Act 2006 (Vic.)
- Victorian Institute of Teaching Act 2001 (Vic.).

Department of Health and Human Services

Victoria Police
Mortlake – Officer Street, Mortlake  03 55 992 501
Appendix A

MORTLAKE COLLEGE RECORD OF REPORT TO DHHS, CHILD FIRST OR VICTORIA POLICE

Prior to making a report, school staff should first discuss any concerns about the safety and wellbeing of students with the Principal, Assistant Principal or member of the Student Wellbeing Team. A report made by Mortlake College staff members to DHHS or Victoria Police should be recorded using this template and a copy supplied to the Principal.

Date:

Name and position of person who made this report:

Name and position of person who received this report:

Full name, date of birth, year level, and residential address of the child or young person:

Sibling details - Full name, date of birth, year level, and residential address of the child or young person:

Details of the concerns and the reason for those concerns, including sources:

The individual staff members involvement with the child and young person:

Details of any agencies who may be involved with the child or young person (if known)
Appendix B

When to make a mandatory report

<table>
<thead>
<tr>
<th>Type of Reporting</th>
<th>By Whom</th>
<th>To Whom</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mandatory Reporting - DHHS Child Protection</td>
<td>Mandatory reporters</td>
<td>DHHS Child Protection</td>
</tr>
<tr>
<td></td>
<td>• Teachers registered to teach or who have permission to teach pursuant to the Education and Training Reform Act 2006 (Vic.)</td>
<td>School Principal</td>
</tr>
<tr>
<td></td>
<td>• Principals of government schools</td>
<td>Victoria Police if a belief is formed that a crime has been committed</td>
</tr>
<tr>
<td></td>
<td>• Registered medical practitioners</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Nurses</td>
<td></td>
</tr>
</tbody>
</table>

Appendix C

When a report may be required, though not mandated

<table>
<thead>
<tr>
<th>Type of Reporting</th>
<th>By Whom</th>
<th>To Whom</th>
</tr>
</thead>
<tbody>
<tr>
<td>Child in need of protection</td>
<td>• Teachers registered to teach or who have permission to teach pursuant to the Education and Training Reform Act 2006 (Vic.)</td>
<td>DHHS Child Protection</td>
</tr>
<tr>
<td></td>
<td>• Principals of government schools</td>
<td>School Principal</td>
</tr>
<tr>
<td></td>
<td>• Registered medical practitioners</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Nurses</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Any other school staff</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Any other person</td>
<td></td>
</tr>
</tbody>
</table>

Any person may make a report if they believe on reasonable grounds that a child is in need of protection for any of the following reasons:

- The child has been abandoned and there is no other suitable person who is willing and able to care for the child.
- The child’s parents are dead or incapacitated and there is no other suitable person who is willing and able to care for the child.
- The child has suffered or is likely to suffer significant harm as a result of physical injury and the parents are unable or unwilling to protect the child.
- The child has suffered or is likely to suffer significant harm as a result of sexual abuse and their parents are
- The child has suffered or is likely to suffer emotional or psychological harm and the parents are unable or unwilling to protect the child.
- The child’s physical development or health has been, or is likely to be significantly harmed and the parents are unable or unwilling to provide basic care, or effective medical or other remedial care.

**Child in need of therapeutic treatment**

Any person may make a report if they believe on reasonable grounds that a child who is 10 years of age or over, but under 15 years of age, is in need of therapeutic treatment because he or she has exhibited sexually-abusive behaviours. Contact Child FIRST if there is no significant concern about the immediate safety of the child.

**Significant concerns about wellbeing of a child**

School staff can seek advice from or make referral to DHHS Child Protection or Child FIRST if they have a significant concern for the wellbeing of a child and where the immediate safety of the child is not compromised.

The staff member should share relevant information with Child FIRST to help them complete their assessment of the referral.
### Appendix D

This table sets out when to report a concern that a child or a young person has been abused, or is in need of protection.

<table>
<thead>
<tr>
<th>Types of Reporting</th>
<th>By Whom</th>
<th>To Whom</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reasonable belief that a sexual offence has been committed by an adult against a child under 16.</td>
<td>Any person aged 18 or over</td>
<td>School Principal</td>
</tr>
<tr>
<td>Any adult who forms a reasonable belief that a sexual offence has been committed in Victoria by an adult against a child under 16 must report that information to police.</td>
<td>All school staff as defined by Ministerial Order 870</td>
<td>DHHS Child Protection</td>
</tr>
<tr>
<td>You will not be guilty of an offence if you do not report in the following circumstances:</td>
<td></td>
<td>Victoria Police</td>
</tr>
<tr>
<td>• The victim is 16 years of age or older and does not have an intellectual disability that limits his/her capacity to make an informed decision; and he/she does not want the information reported to the police.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• The victim has disclosed the information in confidence in the course of a therapeutic relationship with you as a registered medical practitioner or counsellor.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• The victim turned 16 years of age before 27 October 2014.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Reasonable excuses for failing to comply with the requirement include:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• a reasonable belief that the information has already been reported to police or DHHS Child Protection disclosing all of the information</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• a reasonable fear that the disclosure will place someone (other than the alleged perpetrator) at risk of harm.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Appendix E

Flowchart – Responding to a possible mandatory reporting concern

You are concerned about a child because you have:
- received a disclosure from a child about physical or sexual abuse or other types of abuse or neglect
- observed indicators of physical or sexual abuse or other types of abuse or neglect
- been made aware of possible harm via your involvement in the community external to your professional role.

Do your concerns relate to a child in need of immediate protection, or have you formed a belief that a child is at significant risk of harm? If your concerns relate to physical or sexual abuse, then it is mandatory to make a report – Yes/No. For some other concerns it is a requirement to contact Victoria Police (e.g. suspected grooming or failure to disclose and failure to protect).

YES

Contact your local Child Protection Intake provider to report a concern about physical or sexual abuse

DHHS Child Protection

Have notes ready with your observations and child and family details.

NO

Do you have other significant concerns that a child & their family need a referral to Child FIRST for family services?

YES

Contact your local Child FIRST provider.

Have notes ready with your observations and child and family details.

NO

Consider level of immediate danger to the child.

1. Ask yourself:
   a) Have I formed a belief that the child has suffered or is at risk of suffering significant harm? Yes/No
   b) Am I in doubt about the child’s safety and the parent’s ability to protect the child? Yes/No

   If you answered yes to a) or b), contact DHHS Child Protection to make a mandatory or protective report.

2. If you have significant concerns that a child and their family need a referral to Child FIRST for family services, contact local Child FIRST provider.

Note:
Non-mandated staff are also able to report their concerns, and under the Crimes Act 1958 (Vic.) are legally obliged to report if a reasonable belief has been formed that a sexual offence has been committed in Victoria by an adult against a child.
Appendix F

When to report criminal offences

This table sets out when to report a concern that a child or a young person has been abused, or is in need of protection.

<table>
<thead>
<tr>
<th>Types of Reporting</th>
<th>By Whom</th>
<th>To Whom</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reasonable belief that a sexual offence has been committed by an adult against a child under 16.</td>
<td>Any person aged 18 or over</td>
<td>School Principal</td>
</tr>
<tr>
<td>Any adult who forms a reasonable belief that a sexual offence has been committed in Victoria by an adult against a child under 16 must report that information to police.</td>
<td>All school staff as defined by Ministerial Order 870</td>
<td>DHHS Child Protection</td>
</tr>
<tr>
<td>You will not be guilty of an offence if you do not report in the following circumstances:</td>
<td></td>
<td>Victoria Police</td>
</tr>
<tr>
<td>• The victim is 16 years of age or older and does not have an intellectual disability that limits his/her capacity to make an informed decision; and he/she does not want the information reported to the police.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• The victim has disclosed the information in confidence in the course of a therapeutic relationship with you as a registered medical practitioner or counsellor.</td>
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<tr>
<td>• The victim turned 16 years of age before 27 October 2014.</td>
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<tr>
<td>• Reasonable excuses for failing to comply with the requirement include:</td>
<td></td>
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<tr>
<td>• a reasonable belief that the information has already been reported to police or DHHS Child Protection disclosing all of the information</td>
<td></td>
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<tr>
<td>• a reasonable fear that the disclosure will place someone (other than the alleged perpetrator) at risk of harm.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>