





Child Protection Policy NSW Indigenous Campuses

Purpose:

Barker College commits to the safety of all children and young people in a safe, loving and supportive learning environment. The purpose of this Child Protection Policy is to summarise the obligations enforced by child protection legislation on the School and to provide guidelines as to how the School will report and deal with certain matters relating to the safety, protection, wellbeing and welfare of students.

Scope:

All Barker College Schools and Campuses (Barker College, Darkinjung & Ngarralingayil, Dhupuma Barker and Marri Mittigar School).

1.1 GENERAL

The safety, protection and wellbeing of all students is of paramount importance to the Schools' culture. Child safety is embedded in School leadership governance and compliance, and staff are equipped to keep children safe through continual education, awareness and training.

The Head of Barker College, with the School Council, has made a commitment to provide leadership and safe systems to ensure that the School fulfills its duty of care to students for a safe and supportive learning environment. The Commitment Statement to Child Safety is available on the public website and contained in the *Barker College Child Safe Organisation Policy*.

Staff, contractors, volunteers and external providers and the School have a range of different obligations relating to the safety, protection and welfare of students including:

- a duty of care to ensure that reasonable steps are taken to prevent harm to students;
- obligations under child protection legislation; and
- obligations under work health and safety legislation.

Child protection is a whole School community responsibility.

Policy: Child Protection Policy
Issue Date: Version 3.0 20240101

NESA N°: B8 Safe & Supportive Learning Environment

Page 1 of 4

UNCONTROLLED WHEN PRINTED







PART A: MANDATORY REPORTERS

The *Child Protection* laws in NSW provide for mandatory reporting of children at risk of significant harm.

NOTE: Any concern regarding the safety, welfare or wellbeing of a student must be reported to the Head of Barker College via the Child Safety Team email.

'Young person' means a person who is aged 16 years or above but who is under the age of 18 years for the purposes of the NSW Care and Protection Act.

1.2 WHO IS A MANDATORY REPORTER?

Under Section 27 of the Care and Protection Act in NSW, mandatory reporters include:

- a person who, in the course of their professional work or other paid employment, delivers health care, welfare, education, children's services and residential services or law enforcement, wholly or partly, to children; and
- a person who holds a management position in an organisation, the duties of which include direct responsibility for, or direct supervision of, the provision of health care, welfare, education, children's services, or law enforcement, wholly or partly, residential services, to children.

All teachers are mandatory reporters in NSW as may be other School staff members, including health practitioners such as nurses, physiotherapists and psychologists. Any staff member who is unsure of whether they are a mandatory reporter should speak to the School Head Psychologist or the Head of Barker College.

Policy: Child Protection Policy
Issue Date: Version 3.0 20240101

NESA N°: B8 Safe & Supportive Learning Environment

Page 2 of 4

UNCONTROLLED WHEN PRINTED







PART B: REPORTABLE CONDUCT

1.3 REPORTABLE CONDUCT

Definition of Reportable Conduct

The Children's Guardian Act 2019 (NSW) defines reportable conduct as being:

- a sexual offence committed against, with or in the presence of a child;
- sexual misconduct with, towards, or in the presence of a child;
- ill-treatment of a child;
- neglect of a child;
- an assault against a child;
- behaviour that causes significant emotional or psychological harm to a child; and
- any offence under section 43B Failure to reduce or remove risk of child becoming a victim of Child Abuse or 316A for concealing a Child Abuse offence of the *Crimes Act 1900* (Cth), whether or not, with the consent of the child.

Reportable conduct does not extend to:

- conduct that is reasonable for the purposes of the discipline, management or care of children, having regard to the age, maturity, health or other characteristics of the children and to any relevant codes of conduct or professional standards; or
- the use of physical force that, in all the circumstances, is trivial or negligible, but only if the matter is to be investigated and the result of the investigation recorded under workplace employment procedures; or
- conduct of a class or kind exempted from being reportable conduct by the Office of the Children's Guardian under section 25CA. This requires an agreement with the Office of the Children's Guardian documenting it is satisfied that the Schools' investigative practices have reached an acceptable standard and are confident that this standard will be maintained.

Failure to Protect Offence

An adult working in a school will commit an offence if they know another adult working there poses a serious risk of committing a child abuse offence and they have the power to reduce or remove the risk, and they negligently fail to do so either by acts and/or omissions.

Failure to Report Offence

Any adult will commit an offence if they know, believe or reasonably ought to know that a child abuse offence has been committed and fail to report that information to the Police, without a reasonable excuse.

Policy: Child Protection Policy Page 3 of 4
Issue Date: Version 3.0 20240101

NESA N°: B8 Safe & Supportive Learning Environment







PART C: WORKING WITH CHILDREN ACT IN NSW

1.4 NSW Schools & Campuses

The Office of the Children's Guardian (OCG) is responsible for employment screening for child related employment.

A Working With Children Check (Check) clearance is a prerequisite for anyone in child-related work. It involves a national criminal history check and review of misconduct involving children.

The result of a Check is either a clearance to work with children for five years, or a bar against working with children.

Cleared applicants are subject to ongoing monitoring by the OCG, and any relevant new records which appear against a cleared applicant's name may lead to the clearance being revoked.

The object of the WWC Act is to protect children:

- by not permitting certain persons to engage in child-related work; and
- by requiring persons engaged in child-related work to have Working With Children Check clearances.

Schools are required to:

- verify online and record the status of each child-related worker's clearance;
- only employ or engage child-related workers or volunteers who have a valid clearance; and
- report findings of misconduct involving children made against child-related workers or volunteers.

All Barker College staff members and other individuals, including contractors, external providers and volunteers are required to:

- hold and maintain a valid clearance:
- not engage in child-related work at any time that they are subjected to an interim bar or a bar; and
- report to the Head of Barker College if they are no longer eligible for clearance, if the status of their clearance changes or if they are notified by the OCG that they are subjected to a risk assessment.

Policy: Child Protection Policy
Issue Date: Version 3.0 20240101

NESA N°: B8 Safe & Supportive Learning Environment

Page 4 of 4

UNCONTROLLED WHEN PRINTED