# **CMI Prevent Agenda Policy**

March 2025 • V1.0



## History

Date	Amendments Made
31/03/2025	New Document

## Distribution

#### **Distribution List**

- CMI Website
- All EPA and Quality Managers
- Employers
- Training Providers
- Associated Third Parties

#### Purpose

## **Prevent Purpose and Commitment**

CMI is strongly committed to upholding the legislative requirements under the Prevent strategy in order to assist in reducing the threat to the UK from terrorism. CMI has given due consideration to the aspects of assessment where radicalisation may be suggested or evidenced; this also relates to apprentice's work that has been submitted for EPA and the interviews and discussions that take place during the EPA process with apprentices, training providers and employers. CMI has communicated and promoted the importance of the duty with its staff and established mechanisms to assist them in understanding the risk of radicalisation and ensuring they are aware of the appropriate action to take.

## Levels of Responsibility

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CMI has due regard for the need to prevent people from being drawn into terrorism and acknowledge that

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terrorism includes not just violent extremism but also non-violent extremism. CMI seeks to ensure that in all its activities it upholds the requirements of the Safeguarding Policy and also provides appropriate Prevent training for its staff. Individuals are required to report any Safeguarding or Prevent issues using the CMI Safeguarding Disclosure Process to the Designated Safeguarding Lead at CMI.

Individuals must inform CMI's Safeguarding Officer via email <u>epa.absupport@managers.org.uk</u> CMI has a Designated Safeguarding Lead (DSL) and disclosures will be given to this person for review.

The information provided must record as much information as possible about the situation. This information should be passed immediately within one working day and should have the time & date the record was made and signed. This should include:

- Who is taking the record and their role/relationship with the individual
- Where and when it happened
- Who was involved
- Any contact details name, address, telephone number and date of birth of the person involved
- What action, if any, has so far been taken

Individuals must pass on what information they have, even if the informant has only divulged a little or will not give their details. All information should be treated as strictly confidential and individuals must not talk about any information with anyone other than the agreed CMI Designated Safeguarding Lead. Some internal and external information sharing will be necessary but only under appropriately controlled conditions. This does not amount to an agreement to share personal data on anything other than a needs-based and case by case basis.

## Confidentiality

#### Privacy

Whilst respecting privacy and data protection, CMI cannot guarantee confidentiality in all circumstances. If we discover anything that we believe training providers, employers, parents/carers, social services or the police should be informed of, we will do so believing it is in the best interests of the individual involved.

CMI takes its responsibilities to report crime seriously and as a result will not afford confidentiality in the following situations:

- Where it is identified that a child or vulnerable adult is at risk of harm.
- Where we are told that a serious crime has been committed or is about to be committed.
- Where information regarding terrorism or drug trafficking is disclosed.
- Where we are instructed to disclose something by a court.

## Implementation

## **Guidance and Training**

In order to achieve the successful implementation of this Prevent policy, CMI will give clear guidance to its staff and representatives on how the Prevent policy will be adapted and applied.

CMI will make available this Prevent Agenda policy statement via it's website so that CMI representatives, customers and partner organisations can ensure that it is available on request to apprentices and other interested

parties.

CMI will further ensure that:

- Issues concerning the Prevent duty are addressed as an integral part of assessment development, review and assessment guidance.
- Directly employed CMI End Point Assessment staff / representatives have completed Prevent training.
- Independent Apprenticeship Assessors who act as consultants for CMI are advised to complete Prevent training with support supplied.

## **Monitoring and Review**

CMI will review this policy annually as part of our self-evaluation arrangements and revise it in line with any feedback from stakeholders, regulatory authorities or external agencies, or changes in our practices.