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Harvest Church Alton

Safeguarding Policy, Procedures, and Codes of Conduct 2023

Safeguarding children, young people, and adults with additional needs

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Safeguarding Policy

1. Purpose

This policy with its procedures and appendices outlines how we will seek to:

- 1.1. Ensure that we provide a healthy and spiritually nurturing, environment for everyone who engages with our church community.
- 1.2. Ensure that every member of our church community is protected from harm, including harassment, abuse, and exploitation.
- 1.3. Ensure that any harm that is identified, regardless of where it occurred, is handled effectively, promptly, and proportionately.
- 1.4. Ensure that when supporting people who have experienced harm:
 - 1.4.1. we treat them with dignity, respect, and compassion;
 - 1.4.2. that their views and wishes are given full consideration;
 - 1.4.3. that we act in their best interest; and
 - 1.4.4. that we ensure they are appropriately involved in and informed of decisions that affect them.
- 1.5. Ensure that where concerns or support needs that fall below the threshold for reporting to statutory services are identified, responses that are appropriate, proportionate, and consent-based are made.
- 1.6. Ensure that appropriate, confidential safeguarding records, that allow us to fulfil our duty of care to protect and promote the wellbeing of those to whom we minister, are securely kept, and disposed of in line with our legal duties and best practice under both safeguarding and data-protection legislation and guidance. (Details of our data storage and disposal procedures can be found in the appropriate policies.)
- 1.7. Ensure that our trustees, staff, and volunteers are clear about their responsibilities and duties and are supported to fulfil them competently and confidently.
- 1.8. Support the development of an open and transparent culture that listens to the views of every member of our church community and encourages and supports the raising of concerns, complaints, and allegations.
- 1.9. Provide leadership and accountability for every member of our church community, including our most senior leaders in relation to safeguarding.
- 1.10. Ensure that all our ministry is provided in a manner that is consistent with our biblical beliefs, and that where challenge, or even formal church discipline are required, Christian love, grace and mercy, gentleness and kindness characterise our interactions.
- 1.11. Ensure that our leaders model biblical and Christlike servant leadership, valuing, caring for and nurturing those that God brings under their authority with meekness and humility, as those who will give an account in the final judgement.
- 1.12. Ensure that all church members have a basic understanding of safeguarding and that they understand their responsibility to raise and challenge any abusive behaviours.

2. Scope

- 2.1. This policy applies in particular to staff or volunteers who work on our behalf with vulnerable people (children, young people, their parents / carers, adults at risk of abuse or adults with care and support needs) and to those who have leadership and oversight of the church's activities. This includes trustees, senior leaders, group / ministry leaders, paid staff, volunteers, or others working on our behalf.
- 2.2. The policy also outlines the general responsibilities of every member of our church community to raise concerns about individuals or practice in the church with the appropriate officers.

This policy should be read in conjunction with our statement of faith & our governing documents including:

- Health & Safety Policy
- Data Protection Policy.

3. Context

Harvest Church meets in Alton Maltings, Alton, Hampshire, GU34 1DT. Harvest Church's approach to safeguarding is shaped by its values & beliefs laid out in Appendix A. Appendix B provides Harvest Church's Safeguarding Statement.

The main activities of the organisation include whole church meetings on Sunday mornings and evenings, with Harvest Church providing a crèche for younger children and groups for children up to age 18.

During the week small groups meet in homes, called Life Groups. Some of the older children also meet in homes during the week, in the same way as adult life groups.

Occasional camps are organised for young people. One such camp is Newday, run by the organisation of that name.

Stepping Stones Monday meets weekly at Alton Maltings with Stepping Stones Friday meeting weekly at Alton Cadets building in Anstey Park. Both groups are for pre-school age children and their carers and are open to all the wider community.

Lighthouse is for adults with care and support needs and meets during the Sunday service and on alternate Wednesday evenings.

One Way is open to anyone in the community who needs support and may be held on one or two weekdays. Normally they meet at Alton Maltings but occasionally have off-site days out.

Members of Harvest Church are also involved in CAP (Christians Against Poverty) and CAP Job Club.

In addition, the Grain House Trust has a fully owned subsidiary, Alton Maltings Centre Community Interest Company (AMCCIC) that hires out rooms to the community; there are therefore likely to be children, young people and adults with care and support needs around the building, requiring the staff and volunteers to be aware of safeguarding children and adults. It is expected that any organisation that works with children, young people, and adults with additional needs and that is using our premises will have their own policy that meets safeguarding standards and will provide this at time of booking.

The organisation is led by the Leadership Team comprising primarily the appointed Elders. The leadership team is supported by Deacons & by Trustees. Significant decisions will always be made by the Elders with ratification by the Trustees or by the Trustees with ratification by the Elders. On all subjects with a legal implication or significant financial implication, the Elders & Trustees will act as one.

4. Definitions

Additional needs: is a term most often applied to children who require support beyond what we would usually expect to provide to a child of that age or development stage.

Adult: a person who is at least 18 years of age.

Adult at risk of abuse / in need of protection: refers to adults who have care and support needs, are at risk of abuse, and due to their support needs are unable to protect themselves from the abuse.

Adult with care and / or support needs: refers to an adult who requires help with day-to-day tasks that most people would be able to perform for themselves.

Child: A child is a person who has not yet attained their 18th birthday which aligns with the UN (United Nations) Convention of the Rights of the Child. In Scotland, the position is slightly more complex as Scottish law also recognises an age of "Legal Capacity" which is 16. Unborn children are included within the scope of Child Protection.

Child in Need: Similar to targeted safeguarding, this refers to care and support that is offered to a child or family with more complex needs such that if effective support is not provided, the child is unlikely to achieve or maintain a satisfactory level of health, development, or wellbeing.

Child Protection: refers to safeguarding activity that has met the statutory threshold for referral to the Police or Social Care and involves the prevention of, or response to, "significant harm."

Deacon(s): refers to those recognised & appointed by the church to that office to support the Elders and serve the church in practical matters.

Elder(s): refers to those recognised & appointed by the church to that office to provide spiritual leadership and instruction. The Elders have the spiritual authority within the church.

Officers: refers to all those who hold formal office in the church including Deacons and Elders, and Trustees.

Regulated activity: refers to activity that a barred person must not do. In simple terms, it is activity that requires a DBS check.

Safeguarding arrangements: is used in this policy, procedures and related documents as a generic term that includes all aspects of the church's approach to safeguarding, including matters related to policy, process, culture, and practice.

Single Central Record: is the master record of all pre-appointment checks and processes that were completed prior to appointment to a role.

Spectrum of safeguarding: is the whole range of safeguarding activities that includes universal safeguarding, consent-based care, and support (i.e., support that falls below the statutory threshold), and the statutory responsibility to protect children, young people, and adults at risk of abuse from significant harm.

Staff: refers to any paid employee or office holder.

Statutory threshold: the point at which the church has a duty to report a concern to report a matter to one of the statutory bodies such as the Police, Social Care, or the Charity Commission.

Sub-threshold (or consent-based) safeguarding: matters or concerns which do not meet the criteria for referral to statutory authorities. These issues may still be serious and require a response from the church, however, internal processes will be followed.

Targeted Safeguarding: care or support that is offered to a child or their family on the basis of consent to prevent harm and promote wellbeing where there is a risk of poor outcomes for the individual if their support needs are not met.

Trustee(s) refers to those who are legally responsible for the governance and oversight of the charity.

Universal safeguarding: activity that is required to keep everyone safe. This includes those who have no additional needs and includes the interface with other aspects of safety such as Health and Safety and employer responsibilities.

Volunteer(s): refers to anyone who is appointed by the church to a role or who performs identified tasks on behalf of the church for which they receive no payment (other than out-of-pocket expenses that are appropriately authorised).

Vulnerable people: is a generic term that can be used to mean different things and so care is needed. In the context of this policy, the term is used in a generic sense to include anyone who has a support or care need or whose ability to protect themselves against abuse is limited. This includes children, young people, adults with

support needs, adults at risk of abuse & those vulnerable by reason of old age. It also includes those who, due to specific individual circumstances find themselves, either for a short time or over a more extended time, requiring additional care, support, or protection, but who would not otherwise be regarded as needing support.

5. Our responsibilities and commitments

5.1. Our responsibilities

- 5.1.1. To ensure that the protection of all members of our community, but particularly children, young people, and adults at risk of abuse, and the promotion of their welfare is of paramount importance to us and that best practice in safeguarding is embedded into the culture or our church.
- 5.1.2. To treat each person as equal in the sight of God, showing no favour or partiality.
- 5.1.3. To seek to minister to, and to encourage growth in obedience to God and his word with equity, transparency, and sensitivity, in accordance with our fundamental beliefs as laid out in our statement of faith, charitable aims and governing documents.
- 5.1.4. To value, respect and listen to the wishes of every member of our community, including those who are vulnerable or find it difficult to make their voice heard.
- 5.1.5. To ensure that as a church we are alert to the risks within society, including risks associated with grooming, online abuse, radicalisation, gender-based violence, exploitation, domestic abuse etc and to report appropriately.
- 5.1.6. To work in partnership with children, young people, their parents / carers, adults at risk of abuse and local and national partner agencies and organisations as appropriate, to promote the welfare of, and to protect, each member of our community; particularly those who are more vulnerable.
- 5.1.7. To work to develop and maintain an environment that is protective, caring and nurturing for all who engage with our community, in accordance with our doctrines and beliefs as outlined in our governing documents.
- 5.1.8. To ensure that everyone who ministers or serves within the life of the church is suitable and competent to do so and that they understand the responsibilities of their role.
- 5.1.9. To ensure that we will support victims of past and present abuse and trauma recognising our limitations and referring to specialist services where necessary.

5.2. How we will seek to fulfil these responsibilities

- 5.2.1. We aim to demonstrate visibly our commitment to safeguarding throughout the church and our most senior leaders will support the development of best practice and provide accountability to everyone who works (whether paid or voluntarily) on our behalf; including providing accountability and challenge to each other.
- 5.2.2. We will ensure that those who are responsible for safeguarding at the various levels of the church are appropriately trained and supported to fulfil their role competently and confidently.
- 5.2.3. We will actively seek to create and maintain a culture that is consistent with our biblical beliefs and best practice in safeguarding.
- 5.2.4. We will ensure that we have robust and relevant policies, procedures and systems that support the culture or our organisation and the work of all those involved in safeguarding, and that these are reviewed for effectiveness annually.
- 5.2.5. We will ensure that we appoint a Designated Safeguarding Lead and at least one deputy who will take responsibility for leading the safeguarding of children and adults across the organisation.
 - 5.2.5.1. Safeguarding will be promoted and overseen by our senior leaders.
 - 5.2.5.2. Delegation of tasks and responsibilities will be clearly outlined in the relevant role descriptions and the organisation's safeguarding structures, complete with contact details, will be included in our procedures, and made publicly available.
- 5.2.6. We will adopt proportionate safer recruitment best practice in the recruitment and selection of staff and volunteers.

- 5.2.7. We will provide effective leadership, management, and support to the staff and volunteers who deliver services on our behalf including:
 - ongoing training and skills development;
 - supervision and pastoral support; and quality and performance management measures.
- 5.2.8. We will ensure that we consider safety in all areas of our work and ministry, including:
- Developing a positive culture;
- Managing health and safety through effective policies and procedures; using risk assessment processes and proportionate systems;
- Creating a positive and nurturing environment in all aspects of the community, including physical, social, emotional, psychological, spiritual etc environments;
- Considering the online as well as the physical environments; including our use of social media and technology.
- 5.2.9. We will ensure that we monitor the conduct of our staff and that we have policies, procedures, and systems for managing allegations against staff or volunteers, supported by a culture of listening to allegations and responding with rigor, fairness, and transparency.
- 5.2.10. We will ensure that our expectations in relation to the conduct of members of our community are clear through codes of conduct, policies and procedures including:
- Anti-bullying and zero-tolerance approach to bullying; including cyber-bullying and the bullying of volunteers, staff, and leaders;
- Dealing with peer-abuse (including domestic abuse) and harassment (including sexual harassment);
- Clear accountability processes and sanctions for infringements of the codes of conduct; and
- Equality and diversity and a culture of zero-tolerance of discriminatory or abusive attitudes, language, or behaviours.
- 5.2.11. We will seek to clearly identify concerns about the safety or wellbeing of those who are part of our community and to respond appropriately and proportionately, including:
- to signpost or refer them to local or national services that can help them;
- to provide information, guidance, and support as we are able; and
- to share information appropriately with partner agencies where we have concerns about the safety of an individual and statutory thresholds and / or criteria are met.
- 5.2.12. We will record and store information accurately, keeping it securely in line with our legal duties, information sharing policies and national and local guidance and agreements. This will include records such as:
- consent forms;
- attendance data for work with children, young people, and Adults at Risk of Abuse.
- accident and incident reporting; and
- confidential recording of safeguarding concerns.
- 5.2.13. We will involve children, young people, their parents or carers and adults at risk of abuse in our safeguarding processes wherever possible; making reasonable adjustments where necessary to enable them to participate in the decisions that affect them.
- 5.2.14. We will ensure that we have a culture and policies and procedures for raising concerns or complaints by any member of our community including children, young people, adults at risk of abuse and their parents / carers and for dealing with those concerns in an efficient, open, honest, and fair manner, including clear appeals processes.
- 5.2.15. We will also ensure that our leaders are competent and confident in handling complaints, concerns, and allegations.
- 5.2.16. We will develop a culture that encourages every member of our community to identify and raise concerns and will support this with a clear whistleblowing policy.
- 5.2.17. We will ensure that relevant policies, procedures, codes of conduct etc are publicly available.

Safeguarding Procedures

6. Purpose

These procedures aim to provide staff and volunteers with clear and simple instructions as to how safeguarding is promoted and how concerns should be handled. They are not provided for training purposes and will not be used as a substitute for training.

7. Scope

These procedures apply to all staff and volunteers who work on our behalf with vulnerable people (children, young people, their parents / carers, adults at risk of abuse or adults with care and support needs) and to those who have leadership and oversight of the church's activities. This includes trustees, senior leaders, group/ministry leaders, paid staff, volunteers, or others working on our behalf.

8. Governance and oversight

The Trustees will provide effective oversight of safeguarding across the church by ensuring that:

- 8.1. they appoint from amongst their number a nominated Safeguarding Trustee who will act on their behalf to provide leadership and guidance on matters related to safeguarding;
- 8.2. the church leadership promote the importance of safeguarding and lead the development of a culture that is biblically faithful, healthy, transparent, and accountable and that safeguarding is appropriately prioritised, and its profile maintained;
- 8.3. a suitably knowledgeable and appropriately trained and skilled Designated Safeguarding Lead (DSL) and a deputy are appointed and that they are adequately supported and resourced;
- 8.4. a proportionate and legally compliant safeguarding policy is implemented and that it is reviewed by the Trustees with input and support from the DSL and Deputy DSL at least annually, but more frequently as required. Appendix L provides a template for such reporting;
- 8.5. clearly defined safeguarding procedures and systems are in place, that they are understood and implemented by all staff, volunteers, and anyone else who acts on our behalf;
- 8.6. the DSL provides a verbal update to all trustee meetings (which will be conveyed by the safeguarding trustee) and that a written annual report is provided to the trustees by the Safeguarding Trustee, the DSL, and Deputy DSL;
- 8.7. the effectiveness of the safeguarding arrangements is monitored on an ongoing basis and reviewed annually in line with the review of the policy and procedures;
- 8.8. safeguarding roles and responsibilities are clearly defined, and that appropriate accountability is provided (see Appendix C);
- 8.9. a clear statement in relation to safeguarding is included in the annual Charity Commission submission; and
- 8.10. there is accurate & timely reporting of any "Serious Incidents" (as defined in the Charity Commission Guidance https://www.gov.uk/guidance/how-to-report-a-serious-incident-in-your-charity).

9. Recruitment and ongoing support of staff and volunteers

SECTION 9. APPLIES ONLY TO:

- A. STAFF & VOLUNTEERS FOR WHOM WORKING WITH CHILDREN, YOUNG PEOPLE OR ADULTS WITH ADDITIONAL NEEDS IS PART OF THEIR DEFINED ROLE
- B. THOSE PROVIDING OVERSIGHT TO SUCH STAFF & VOLUNTEERS (e.g. Elders, Trustees)

The recruitment / appointment and support of such staff and volunteers is of critical importance to Harvest Church and to our work and ministry. To fulfil our legal duties and to ensure we meet the still higher standards dictated by scripture, such staff and volunteers will be subject to appropriate recruitment processes. This section does not apply to other GHT (Grain House Trust) staff or to HC volunteers in other areas.

9.1. Management of recruitment processes

- 9.1.1. At least one person who is involved in the process of recruitment of staff or appointment of volunteers will be trained in Safe Recruitment.
- 9.1.2. Employed staff will be provided with written job / role descriptions and person specifications prior to deciding whether to take up the position / role.
- 9.1.3. Roles (both employed & volunteer) that involve regulated activity and which consequently are subject to a DBS check will be clearly identified as exempt from the Rehabilitation of Offenders Act.
- 9.1.4. Appropriate records will be kept of all recruitment processes and decisions.
- 9.1.5. A "Single Central Record" of recruitment checks and a training log will be maintained.

9.2. Recruitment process

Paid staff positions

- 9.2.1. Prior to appointment, all staff will be required to complete an application form including a self-declaration of fitness and suitability for the role. Where necessary and appropriate (e.g. lack of literacy skills, English as a second language etc) support can be provided for completion of the forms.
- 9.2.2. Prior to appointment, all paid staff will be required to attend a formal interview, regardless of whether a competitive process is in operation.
- 9.2.3. Prior to appointment of staff, a DBS check will be undertaken.
- 9.2.4. Upon commencement of their position, all staff will be required to complete a formal induction process including any matters identified during the recruitment process.
- 9.2.5. The Single Central Record, training log and personnel file will be updated as appropriate throughout the process.

Volunteer positions

- 9.2.6. Prior to appointment, all volunteers will be involved in a discussion to ensure their suitability and clarity of understanding of the role and its requirements.
- 9.2.7. Prior to appointment, references will be sought. Where an appropriate reference was obtained at the time of application for formal church membership, this may be used, and internal references are acceptable. Volunteers who have been part of Harvest Church for less than two years will be asked for references. Volunteers who have been part of Harvest Church for two years or more will be checked via the Eldership team.
- 9.2.8. Following appointment and prior to commencement of the role, volunteers may be required to complete a formal induction process.
- 9.2.9. The Single Central Record, training log and personnel file will be updated as appropriate throughout the process.

DBS Checks

- 9.2.10. Following appointment and prior to commencement of the role, staff and volunteers involved in regulated activity will be required to complete a DBS check.
 - 9.2.10.1. Under normal circumstances, the individual will not commence their role until the result of the DBS check has been received.
 - 9.2.10.2. Under exceptional circumstances and where it is necessary for the person to commence prior to receipt of the DBS check result, a formal risk assessment will be completed.
 - 9.2.10.3. A formal agreement that outlines the duties that are permitted, and all measures implemented to prevent the individual having unsupervised access to vulnerable people will be drawn up and signed by the appointee and the DSL or the Safeguarding Trustee.

9.2.11. Once formal notification of a clear DBS check has been received, the Single Central Record will be updated with the relevant information.

Blemished DBS Checks

- 9.2.12. The applicant will be asked to present the DBS certificate to the Lead Recruiter.
 - 9.2.12.1. The applicant may, if they wish to, withdraw their application.
 - 9.2.12.2. If the application is withdrawn, consideration should be given to whether this required the triggering of the "Management of ex-offenders or those who pose an actual or potential risk to others; particularly to vulnerable people" (see section 14 of this policy) process needs to be triggered.
- 9.2.13. If the applicant self-declared the blemish and it has been discussed previously, the recruiter will check to ensure that the detail provided in the self-disclosure is consistent with the information on the DBS certificate.
- 9.2.14. If the applicant did not self-disclose, an open conversation about the circumstances of the blemish will be discussed with the applicant.
- 9.2.15. Whether the discussion arises from self-disclosure or examination of the certificate, a formal assessment will be conducted to ascertain the applicant's suitability for the role and the outcome will be recorded.
 - 9.2.15.1. Advice can be sought from Christian Safeguarding Services (CSS) if required.
 - 9.2.15.2. The applicant will be given every opportunity to provide input to the assessment and the outcome will be explained to them.
- 9.2.16. A blemished DBS check does not necessarily prevent the individual from engaging in regulated activity. The risk assessment may conclude that:
 - the individual is unsuitable for the role;
 - further investigation is required;
 - the person is suitable for the role with restrictions; or
 - the blemish does not indicate unsuitability.
- 9.2.17. If the risk assessment concludes that the individual is unsuitable for the role, consideration will be given to whether the "Management of ex-offenders or those who pose an actual or potential risk to others; particularly to vulnerable people" (see section 14 of this policy) process needs to be triggered.
- 9.2.18. Once the details of the certificate have been recorded in the Single Central Record, the certificate will be returned to the applicant and no copies will be retained.

Probationary periods

- 9.2.19. The precise nature and expectations of probationary periods will vary from role-to role as described in the role description. However, they are intended to be supportive of the volunteer / employee and to provide a framework that provides accountability to both the individual and the organisation. Probationary periods will not be used for punitive purposes.
- 9.2.20. All paid staff will be subject to a formal probationary period.
- 9.2.21. Prior to commencement of the role, a clear statement of the criteria for successful completion of the probationary period will be provided.
- 9.2.22. Regular support, guidance and review will be provided throughout the probationary period and the outcome (passed, extended, failed) will be communicated to the employee prior to the end of the probationary period and records will be retained of all discussions.

Ongoing support and supervision

- 9.2.23. All staff and volunteers will receive proportionate supervision and pastoral care. Supervision will include both personal wellbeing and, where appropriate, performance management.
- 9.2.24. Where DBS checks are required, these will be updated at least every three years.

Training

- 9.2.25. All staff and volunteers in roles that involve regulated activity or those who manage such staff will be required to attend regular safeguarding training.
 - 9.2.25.1. Trustees will receive initial training. While there is no legal requirement for formal update training, the Trustees will ensure that they are competent in their roles and that their knowledge of compliance with legislation and Charity Commission guidance is up to date.
 - 9.2.25.2. Church leaders will refresh their training every three years.
 - 9.2.25.3. Volunteers and staff involved in working with children, young people, or adults at risk of abuse are required to update their training at least every three years.
 - 9.2.25.4. The DSL and the Deputy DSL are required to attend formal update training at least every two years.
 - 9.2.25.5. All staff, volunteers and Trustees will undergo some informal update activity every three years or sooner if there are any applicable legislative changes.
 - 9.2.25.6. Training should include themes on domestic abuse and trauma and the impact on victims including children.
 - 9.2.25.7. Children are now regarded by law (Domestic Abuse Act 2021) as victims of domestic abuse if they are living in a home where their parents or relational care givers are abusing each other.
- 9.2.26. A log of training and DBS checks will be maintained by the church.

10. Ensuring a safe and healthy environment

Harvest Church fully recognises that there are many factors that impact on and contribute to the safety of the environment for everyone; some of these being procedural and others cultural. Harvest Church has a separate Health & Safety Policy publicly accessible and available on request.

Awareness raising

- 10.1. Harvest Church recognises that any member of our church community could discover or receive a disclosure of abuse, and therefore all members need a basic awareness and competence, regardless of whether they engage directly in ministry to children, young people, or vulnerable adults. We will raise awareness by ensuring that:
 - information about our policies, procedures and codes of conduct are publicly available and promoted by our leaders;
 - Details of our safeguarding team are prominently displayed;
 - We set clear expectations of conduct and that clear processes for identifying, challenging, investigating, and dealing with inappropriate conduct are implemented; and
 - We implement and promote clear and transparent processes for the raising of concerns or complaints, supported by a culture that encourages and welcomes these as opportunities to learn and improve.

Ministry to children and / or young people

- 10.2. When engaging in ministry to children and / or young people, we will ensure that:
 - registers of children attending, and leaders present are maintained;
 - those involved in such ministries have been appointed in accordance with our Safe Recruitment procedures;
 - consent is obtained for their attendance at the group and that contact details and information about any additional or specific needs are recorded;
 - appropriate child:adult ratios are maintained in line with guidance from the NSPCC:
 - ✓ 0 2 years one adult to three children
 - ✓ 2 3 years one adult to four children
 - √ 4 8 years one adult to six children
 - √ 9 12 years one adult to eight children
 - √ 13 18 years one adult to ten children;
 - appropriate accident / incident reporting is in place and that any accidents or incidents are reported to parents / carers in a timely manner;
 - appropriate order and discipline are maintained; and
 - children are encouraged and empowered to raise any concerns that they may have with leaders or their parents as appropriate.

When children or young people are present at meetings that are primarily aimed at adults and childcare is not provided and their parents are present

- 10.3. Children remain the responsibility of their parents, who are responsible for their safety and care.
- 10.4. Any concerns or support needs identified will be recorded and reported to the DSL in the usual way.

When young people are present at meetings that are primarily aimed at adults and participating in that meeting in their own right

- 10.5. Although there are no specific procedures for such meetings, normal safeguarding principles will apply.
- 10.6. If the young person is not believed to be competent to consent to attendance, consent will be sought from their parents / carers.
- 10.7. If the young person is believed to be competent to consent to attendance, they will be encouraged to be open and transparent with their parents / carers and consent will be sought for the church to contact the parents and establish open communication and transparency.
- 10.8. Leaders of the church or of the meeting in question will be vigilant to ensure that the young person is adequately protected.
- 10.9. Any concerns or support needs identified will be recorded and reported to the DSL in the usual way.

When ministering to Adults at Risk of Abuse or Adults with additional support needs

- 10.10. If the individual is not believed to be competent to consent to attendance, consent will be sought from their carers.
- 10.11. If the individual is believed to be competent to consent to attendance, they will be encouraged to be open and transparent with their carers, and consent will be sought for the church to contact them with a view to establishing open communication and transparency.
- 10.12. Leaders of the church or of the meeting in question will be vigilant to ensure that the individual is adequately protected.
- 10.13. Any concerns or support needs identified will be recorded and reported to the DSL in the usual way.

General provisions

10.14. The church will ensure that information relating to safeguarding, including contact details and other relevant information is prominently displayed in the building and online.

10.15. Elders will promote the need for every member to be vigilant to safeguarding concerns through the processes, teaching, and culture of the church and by personal example.

11. Responding to and reporting safeguarding concerns and disclosures

Managing immediate risk

- 11.1. Upon identification of a concern or receipt of a disclosure, the worker involved should make an assessment as to whether any immediate action is necessary to protect the individual.
 - 11.1.1. The worker may seek advice from the team leader or from the DSL, however, the seeking of advice should not unnecessarily delay or prevent the protective action or place the individual at risk of further or increased harm.
 - 11.1.2. In urgent situations, and if the DSL cannot be immediately contacted, the worker should contact either the police on 999 or Social Care to obtain support. Under such circumstances, the DSL should be notified at the earliest possible opportunity.
 - 11.1.3. Appendix D provides a flow chart to support this process.

Reporting concerns to the Designated Safeguarding Lead

- 11.2. Once it has been established that the individual is not, or is no longer in imminent danger, the concern will be reported to the DSL.
 - 11.2.1. The concerns will be discussed with the DSL at the earliest opportunity, to ensure clarity of understanding.
 - 11.2.2. Details of the concern must be recorded on the "Incidents and concerns reporting form" (provided in Appendix F) either before, during, or immediately after the discussion with the DSL. This information should be recorded electronically in the first instance and stored confidentially in accordance with our document storage policy.

Managing the risks: the role of the DSL

- 11.3. In discussion with the worker reporting the concern, the DSL will review any immediate actions taken and will be responsible for follow-up or further action that may be required.
- 11.4. On receipt of the completed form, the DSL will establish a "Confidential File" in relation to the person at risk. This may be a paper file but ideally stored online in line with our secure document storage policy.
 - 11.4.1. A Chronology (see appendix G) will be established and inserted at the front of the Confidential File.
 - 11.4.2. The Confidential File will be updated with any further discussions or actions, including any advice sought or referrals made and updating will continue on an ongoing basis.
 - 11.4.2.1. The DSL will confirm to the person raising the concern that the matter has been actioned. The DSL will not provide any unnecessary information. Information is only shared on a "need to know" basis.
- 11.5. Where the concern meets the statutory threshold, the DSL will notify the parent or carer of the individual concerned (or the individual themself if they are a competent adult) that a referral is being made to Social Care.
 - 11.5.1. Information will not be shared with the parent / carer in situations where:
 - to do so would place a child at increased risk of harm or neglect;
 - to do so would place an adult at increased risk of harm or abuse; or
 - the concern relates to Fabricated or Induced Illness.
 - 11.5.2. The referral will be made to the appropriate Social Care service (see Appendix I for contact details).
 - 11.5.3. If the referral has not been acknowledged within 3 working days, the DSL will follow up with Children's Social Care.
 - 11.5.4. The DSL will work with the Local Authority and other partners on behalf of the church to ensure that we fully participate in the safeguarding process.

- 11.5.5. All conversations, correspondence, and documentation etc will be placed into the Confidential File and the "Record of action" and Chronology will be maintained on an ongoing basis. Appendix H provides a template for recording safeguarding conversations & actions.
- 11.6. Confidential files will be stored in the secure safe onsite or in the secure cloud-based storage in accordance with our document storage policy.
- 11.7. The DSL will share information as necessary with other individuals in the church to facilitate effective safeguarding.
- 11.8. Appendix E provides a flow chart to support this process.

12. Allegations against or concerns about staff and volunteers

Harvest Church takes allegations against our staff and volunteers very seriously and will ensure that they are investigated thoroughly, via a transparent process that expedites the matter in a timely manner. We recognise that that we have a responsibility to take the allegation seriously, to manage the situation effectively while the investigation takes place and to and to support the person accused throughout the process.

- 12.1. Allegations against staff or volunteers within the church should be reported to the DSL and/or an Elder via email or telephone.
 - 12.1.1. If the allegation is against the Elder, it should be reported to the DSL and if against the DSL, it should be reported to an Elder.
- 12.2. Full details of the allegation will be recorded.
- 12.3. The church's investigating officer will assess whether any immediate action is required to ensure the safety of everyone involved.
 - 12.3.1. Dependent upon circumstances and the immediate action required, notifying the individual that an allegation has been received may be unavoidable.
 - 12.3.2. If so, care will be taken not to compromise the gathering of evidence.
 - 12.3.3. If it is necessary to notify the individual at this stage, details of the allegation will not be divulged.
 - 12.3.4. Support must be offered to the subject of the allegation as well as any potential victims.
- 12.4. At the earliest opportunity, the LADO (Local Authority Designated Officer) should be consulted.
 - 12.4.1. If the LADO cannot be contacted due to working hours, initial advice can be sought from Christian Safeguarding Services (CSS).
- 12.5. If the allegation meets the threshold for LADO, the church's investigating officer will work with LADO to ensure that the allegation is thoroughly investigated, and all issues raised are addressed.
- 12.6. If the allegation does not meet the threshold for LADO, the investigating officer will consult with CSS, who will provide independent support and advice to ensure transparency.
- 12.7. Thorough records of all aspects of the handling of the allegation will be retained throughout the process. These records will be held confidentially in the church's secure cloud-based storage.
- 12.8. The DSL will seek and follow specialist advice throughout the process.

13. Management of ex-offenders or those who pose an actual or potential risk to others; particularly to vulnerable people

As a church, we believe in the power of God to forgive and transform individuals. We also believe that every individual is valuable to God and should be protected; particularly those who are vulnerable.

- 13.1. Where the church becomes aware that an individual is an ex-offender or that they may pose a risk to vulnerable people, the church leaders will enter into an open and frank discourse with that individual to understand the context and the risks.
- 13.2. With the consent of the individual (if required), the church will seek to work in partnership with probation services or other agencies supporting the individual where this is appropriate.
- 13.3. The leaders will assess the risk posed by the individual and a formal risk assessment will be formulated.
- 13.4. A formal agreement with the individual will be drawn up and will be signed by both the church leaders. The agreement will include:

- the church's commitments to the individual who poses the risk;
- the steps the church will take to support the individual while simultaneously protecting everyone in the church community;
- the restrictions and conditions that will be applied to the individual's involvement in the life of the church;
- the consequences of failure to comply with the agreement; and
- when and how the risk assessment and formal contract will be reviewed.
- 13.5. All decisions and agreements will be formally recorded and securely stored.
- 13.6. The individual who poses a risk will be fully involved in the planning process and information will only be shared with church members by the leaders either:
- with the agreement of the individual who poses a risk;
- where information needs to be shared to protect vulnerable people, and then only the minimum information that is essential will be shared and the individual will be informed in advance what information will be shared;
- if the individual chooses to leave the church to avoid the management of the risk and starts to attend elsewhere, the church leaders will take specialist advice as to whether this information should be passed on.

Appendix A - Harvest Church values & beliefs

We believe that:

- 1. Everyone who engages with our church community, including staff, volunteers, and beneficiaries, has the right to be protected from any form of bullying, harassment, exploitation, or abuse and we will seek to ensure that we provide a caring and nurturing environment that is open and transparent, and that promotes the raising of concerns with senior leaders.
- 2. We have a particular responsibility to protect and promote the wellbeing of those who have care and support needs and those at risk of abuse including children, young people, and adults at risk of abuse; ensuring they are safe while in our care and that we respond appropriately to disclosures or indicators that they may be experiencing abuse or neglect while in our care or elsewhere.
- 3. Every member of our church community has a responsibility to act to support the values and commitments outlined in this policy.
- 4. Everyone who engages with our church community has the right to be treated with dignity and respect.
- 5. Our approach to safeguarding is rooted in, and is a practical outworking and expression of, our biblically based values and supports and confirms our gospel witness.
- 6. Our approach to safeguarding is shaped by our belief as Christians that:
- a. God is holy, loving, merciful and just and he requires his people to live in accordance with his character; acting justly, loving mercy, and living humbly before our God who will ultimately judge all people for the deeds performed in this life.
- b. The church, as the body of Christ on earth should uphold truth and justice with grace, without fear or favour, prejudice, or privilege.
- c. Those in authority within the church are accountable to and will be judged by the God who sees all things and judges impartially.
 - i. Higher standards are expected of leaders, who will be judged more severely than those who do not teach.
 - ii. Leaders are to follow the example of Christ, leading with sacrificial, servant-hearted humility.
- d. Sin in the church, should be identified, confronted, and dealt with through confession and repentance.
 - i. Where such sin involves criminal activity, it should be reported to the civil authorities who are appointed by God to uphold justice and order in society.
- e. The church is not a gathering of sinless and perfect people, but rather a community of grace where we seek to encourage one another to grow in faith and obedience to God.
 - i. We are called to encourage and challenge each other lovingly and to spur one another on to greater holiness and obedience to God in an attitude of humility, grace, and forgiveness.
 - ii. Where necessary, the church may impose formal discipline on its members in accord with its governing documents and rules of church order.

- f. We are to honour those that God has set in authority over us and to live as responsible and good citizens in the time and place that God has set us.
- g. Every human life, including that of the unborn, is valuable to God and each person bears his image.
- h. We live in a fallen and sinful world, where there are many risks and dangers and we must seek to protect everyone, but particularly the vulnerable in our midst from those dangers.
- i. God cares for the widow, the orphan, and the stranger; he calls us to protect and care for those who are vulnerable in our society and to oppose exploitation, oppression, abuse, and the inflicting of harm due to negligence.
- j. Jesus' example was one of valuing and caring about those with whom he came into contact; even when delivering difficult and challenging messages.
- k. We are to love those around us as God loves them and to seek to bring healing, restoration, and reconciliation to broken and damaged lives by the manifestation of the love of God through us.
- I. The church is a place of grace, forgiveness and transformation, justice, truth, and holiness. The gospel offers forgiveness by grace, through faith, but does not negate justice or remove the temporal consequences of the sin that has been forgiven.
- m. In this present time, the kingdom of God on earth is a spiritual kingdom that resides in the lives of God's people and is advanced by proclamation and the work of the Holy Spirit in convicting and convincing.
- n. The kingdom of God cannot be advanced by coercion or force.

Appendix B - Harvest Church Safeguarding Statement

We want everyone who comes into contact with us to feel safe, valued and cared for. We believe that each person is made in the image of God and, as a result, has an inherent dignity and worth.

We also recognise that we live in a sinful world, where human beings rebel against God and his ways for us, and harm one another in innumerable ways. We believe that the human heart is wicked and deceitful and that we are all capable of falling into sin.

We believe in the good news that God offers us forgiveness and new life if we will receive Jesus Christ as our Saviour and Lord. We believe that when we submit to God and allow him to work in us by his Holy Spirit, we will grow in our faith and gradually become more like Jesus. Our greatest purpose and joy is to be in relationship with God, and to know his transforming work within us that gives us the power to change and become more Christ-like; living lives that glorify God.

The church is a community where the love of God for each person is displayed and where we live, learn, and grow together in our faith. This involves supporting, encouraging, and even challenging and rebuking one another when we sin; all for the glory of God and for our individual and mutual good. We believe that God sees everything and that he knows even our secret and hidden sins and that one day each of us will stand before him as our judge.

As we journey and grow together in this life of faith, we recognise that we are not perfect and that at various times we will all have to both offer and seek forgiveness from others. We do, however recognise that within our church there is the opportunity for individuals or groups to harm, abuse, or exploit others. We, as a church, wish to stand against any misuse of power, abuse, or exploitation. We all have a responsibility to care for and protect each member of our church community, but particularly those who are weaker or more vulnerable.

If you have any concerns about the way that you, or anyone else has been treated, or about anything that we do as a church, please speak to one of the Elders or Deacons, or to one of our Safeguarding Officers. You can find out who they are from the posters on the notice boards. Our safeguarding policy and procedures are available on our website.

As a church, we take safeguarding seriously and we work with local and national organisation to help us to do all we can to keep everyone safe. We will fulfil all our legal duties to protect both children and Adults at Risk of Abuse, but we aim to go above and beyond and to discharge our safeguarding duties in a way that is biblically faithful and pleasing to our loving heavenly father, who calls us to do justice, love kindness and to walk humbly before him.

We commit to speaking to you openly and honestly if we have any concerns that you need to know about. If you have any concerns or require any support of help, please do not hesitate to speak to someone that you trust within the church.

Appendix C - Safeguarding responsibilities

Governance of safeguarding

The Trustees will ensure that they provide leadership of safeguarding across the organisation by:

- ensuring that legally compliant policies, procedures, codes of conduct and systems are implemented;
- ensuring that a suitably skilled and knowledgeable Safeguarding Officer and at least one deputy is appointed, supported, and resourced;
- providing accountability to those responsible for various aspects of safeguarding;
- reviewing the safeguarding arrangements to ensure that an effective and proportionate approach is thoroughly implemented and consistently enacted across the church;
- ensuring that the Safeguarding Officer and deputy provide regular updates to the Trustees; and
- ensuring that Charity Commission requirements, including the responsibility to report any serious incidents, are fully met.

Leadership and management of safeguarding

The Designated Safeguarding Lead and their deputy, will ensure that:

- the Safeguarding Policy is regularly reviewed, updated and any changes signed off by the Trustees;
- Safeguarding concerns are managed in a timely and proportionate manner, including making referrals to statutory agencies as required, working with partner agencies such as the Local Authority and the Police and the maintenance of accurate records and systems;
- they lead the implementation of the safeguarding policies and procedures;
- those engaged in ministry on behalf of Harvest Church are provided with proportionate and appropriate training and that they are competent to discharge their safeguarding responsibilities;
- regular reports are provided to the Trustees and that any urgent issues are communicated to the Chair of Trustees in a timely manner; and
- they raise awareness of safeguarding and promoting its importance across the organisation.

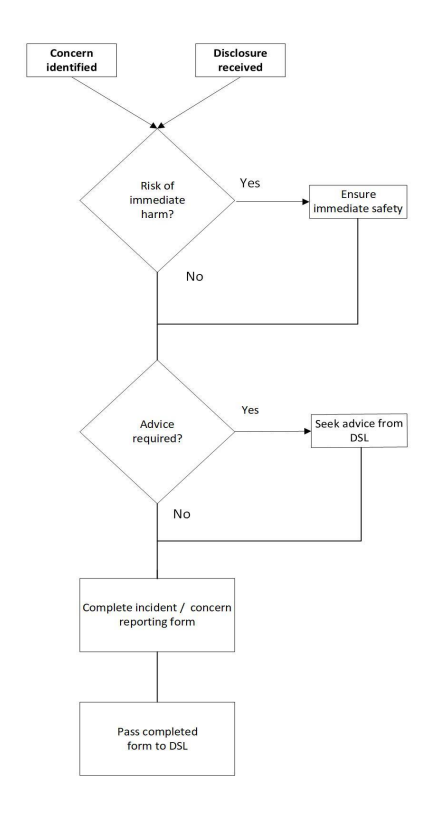
Individual responsibilities

Everyone working on behalf of Harvest Church is required to:

- act in accordance with the policies, procedures and codes of conduct provided;
- adhere to local legislation, guidance, and procedures; and
- ensure that they remain vigilant to the risks of harm to.

Appendix D – Flowchart for Reporting Concerns or Disclosures		

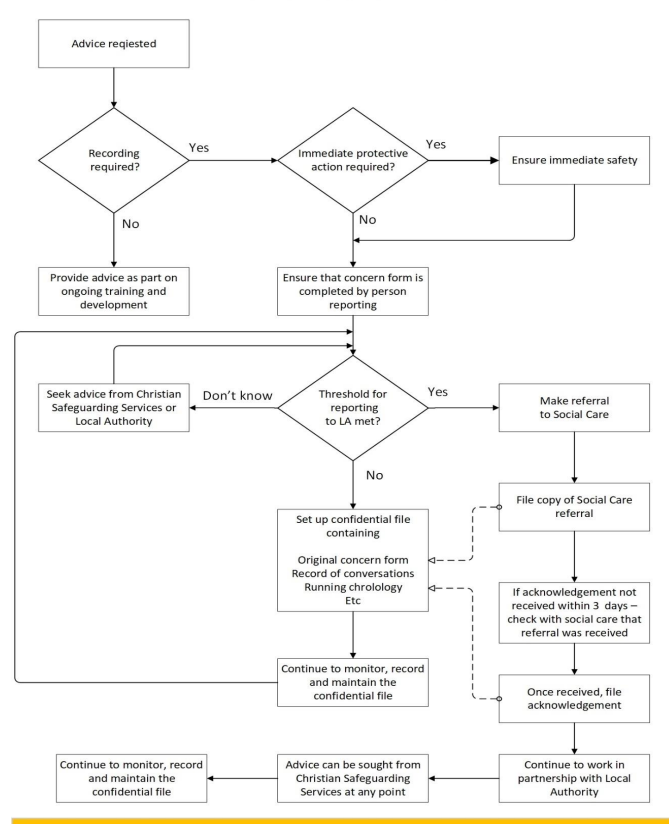
Reporting concerns or disclosures



Christian Safeguarding Services can be contacted for advice at any point in the process Phone 07960 751778 or e-mail advice@thecss.co.uk

Appendix E – Flowchart for Processing concerns or disclosures: role of the DS

Processing concerns or disclosures: the role of the DSL



Christian Safeguarding Services can be contacted for advice at any point in the process

Phone 07960 751778 or e-mail advice@thecss.co.uk

Appendix F – Harvest Church Incident / concern reporting form

About this form and the person completing it					
Your name	Your phone number	Your mobile number	Your e-mail address		
Are you reporting:	An incident	A disclosure	A concern		
Please tick the	Aninciacii	Ausciosure	Aconcern		
appropriate box(es)					
Department /Group /	ministry area		Date this form completed		
, - spansars, except	,				
About the	e person or people, we	are concerned about or inv	olved in the incident		
Their name(s)	Their address and	Their date of birth	Name & contact details for		
	contact details		parent / (where appropriate)		
Please insert more					
lines as required					
		ncident / disclosure / conce	ern		
What happened / was	s said / have you notice	d etc?			
	Context of the	incident / disclosure / conc	ern		
Where / when / who e		melacite y disclosure y cone			
Where y when y who c	tise was present etc.				
Date of incident / disc	closure	Time of incident / disclosu	re		
Action taken to ensure immediate safety					
Other action taken or advice sought					
Cincol					
Signature					

For office use only: Form reference –

Incident / concern reporting form - notes for completion

About this form and the person completing it

Please complete all sections

About the person or people, we are concerned about or involved in the incident

When reporting a concern involving a child or young person, please complete all sections.

When reporting a concern about an adult, the parent / carer details may not be required. Where this is recorded, please include the relationship to the person involved. Please insert additional lines as required.

Details of the incident / disclosure / concern

Please include as much relevant detail as you can

When reporting a disclosure, please quote the individual where possible. Please also comment on their body language or any other non-verbal communication that might be useful.

When drawing conclusions, please include the evidence that has led to that conclusion.

Context of the incident / disclosure / concern

Please include as much relevant detail as you can

Action taken to ensure immediate safety

Please provide details. If no action was required, please indicate by writing "None."

Other action taken or advice sought

If any advice was sought, please provide details including who you spoke to, their contact details and what advice was given or action that was taken.

Signature

Please ensure that you sign the form.

Appendix G - Harvest Church Confidential File Chronology

Date	Document reference	Document type	Brief summary of content	Entered by
				-
				-

Appendix H - Harvest Church - Record of safeguarding conversations & actions

Date of action / conversation	Document reference
Description of record	
Information given	
Advice received	
Advice received	
Actions to take	
Outcomes	
Recorded by	Date recorded

Appendix I - Key safeguarding contacts

Organisational

Phone: 01420 81950

E-mail: safeguarding@harvestchurch.uk

Leadership

Designated Safeguarding Lead

Sian Mills 07816 643135

Deputy Designated Safeguarding Lead

Sandra Smith 07716 863745

Statutory services

Local Authority details

Hampshire County Council

Safeguarding children

0300 555 1384

Emergency out-of-hours:

As above

Email

childrens.services@hants.gov.uk

Local interagency referral forms can be found here:

www.hampshirescp.org.uk

Allegations against staff or volunteers should be

reported to

Local Area Designated Officer (LADO) on 01962 876364

Safeguarding Children Partnership

Phone: 0300 555 1384

Website: www.hampshirescp.org.uk

E-mail: hscp@hants.gov.uk

Safeguarding Adults

Report concerns to Adult Social Care

Phone: 0300 555 1386 urgent or online reporting form.

Safeguarding Adults Board email:

hsab@hants.gov.ukl

Appendix J - Basis of the policies and procedures and the legal framework

This policy & procedures are consistent with:

- Current legislation
- National guidance
- Local arrangements
- Our charitable objectives, governing documents, and doctrinal statements

Safeguarding Children		Safeguarding Adults
Natio Child	conal legislation and guidance (Safeguarding dren) Children Acts (1989 & 2004) Children and Families Act 2014 Children and Social Work Act 2017 Working together to safeguard children (2018) What to do if you're worried a child is being abused: advice for practitioners (Department for Education, 2015) Protection of Children Act 1999 Safeguarding vulnerable groups act 2006 Protection of freedoms Act 2012 Disqualification under the childcare act 2006	 National legislation and guidance (Safeguarding adults) The Care Act 2014 Human Rights Acts 1998 Care Standards Act 2000 Mental Capacity Act 2005 Deprivation of Liberty Safeguards 2007 Sexual Offences Act 2003 Police and Criminal Evidence Act 1984 of Fraud Act 2006 Public Interest Disclosure Act 1998 Health and Social Care Act 2008 Disclosure and Barring Service (DBS) Multi-Agency Public Protection Arrangements
0 0 0	(2018 amended) Prevent duty guidance 2016 Sexual offences Act 2003 The Safe Network Standards (available from the NSPCC website) The policy also takes account of the principles outlined in: Keeping children safe during community activities, after school clubs and tuition Keeping children safe in education 2021 FGM duty guidance Prevent duty guidance Domestic Abuse Act 2021	 (MAPPA) Multi-Agency Risk Assessment Conference (MARAC) LSAB Multiagency Policy and Procedures
Loca o	al guidance and procedures Local Safeguarding Children Board procedures Local authority guidance	 Local guidance and procedures Local Safeguarding Adults Board procedures Local authority guidance

Appendix K - Codes of Conduct

Those staff and volunteers working with children

AND those staff & volunteers working with adults with additional needs

AND those staff & volunteers providing pastoral care will:

- attend safeguarding training with the frequency stipulated in this policy;
- work in a transparent and responsible manner that ensures that they are accountable to the church leaders and that they are open to discussion with and challenge from parents or other parties with a valid interest;
- maintain a state of vigilance to identify and report any safeguarding concerns, including concerns about people who may pose a risk to children or to adults with additional needs;
- refrain from any abuse of their power or authority & always seek to act in the best interest of the individual;
- only engage in activity for which they are physically and mentally fit;
- ensure that appropriate professional boundaries are maintained;
- ensure that proportionate physical intervention is only used as a last resort to ensure the safety of an individual or the group;
- not engage in any sexualised, aggressive, humiliating, demeaning or discriminatory (etc) language or behaviour;
- act with fairness and treat each individual equitably, avoiding discrimination or favouritism;
- seek to avoid any language or behaviour or adopting any attitude that could lead to misunderstanding; and
- when working with adults, ensure that all support and any physical contact is led by the individual.

Those staff and volunteers working with children

AND those staff & volunteers working with adults with additional needs will also:

- ensure that they understand the policies, procedures, systems, guidelines, and risk assessments etc that are provided and that they are implemented;
- ensure that their conduct embraces their responsibility for the safety of the children in their care or the adults with whom they are working;
- treat them with respect and dignity;
- treat them as individuals;
- respect their views and wishes;
- promote and ensure appropriate behaviour towards one-another; and
- ensure the clear explanation and consistent implementation of age-appropriate boundaries with children, and of necessary behavioural and interpersonal boundaries with adults who have additional needs.

Those staff and volunteers working with children will also:

- treat them in an age-appropriate way that recognises their developmental stage and ability;
- provide them with appropriate levels of choice;
- ensure that any age-appropriate physical contact is child led;
- refrain from any physical chastisement;
- refrain from making any social media connections with them; and
- note that 2022 Position of Trust law now states that if a church leader/youth leader engages in an inappropriate relationship with a 16-17 year old, this is illegal and carries a 5-year prison sentence.

Those staff & volunteers providing pastoral care will also:

- ensure that support provided is led by the person receiving the support;
- ensure that the dignity and wishes of the individual are always respected;
- when delivering challenge or difficult messages, do so in a respectful, compassionate, and gentle way that is in line with the individual's best interests (including their emotional and spiritual wellbeing); and
- seek to ensure that the individual's right to question or ignore any advice or suggestions is fully understood.

Appendix L - Harvest Church - Safeguarding report to the trustees and officers

Report from the Designated Safeguarding Lead and Deputy					
covering the period from to					
Report completed by:	Date				
Summary of safeguarding activity					
Number of concern / incident reports received in relation to children					
Number of concern / incident reports received in relation to adults					
Number of cases referred to Children's Social Care					
Number of cases referred to Adult Social Care					
Number of allegations received					
Number of allegations investigated by Local Authority					
Number of reportable incidents reported to charity commission					
Were there any common themes or issues in the reports submitted?	Yes / No				
If so, what?	1				
Do you have any concerns about the effectiveness of the safeguarding arrangements that are in place?	Yes / No				
If so, what?					
What training or informal update activity been completed this year?					
Any recommendations to or requests of the Trustees?					
Declaration from Safeguarding Leads	Yes	No			
Has the policy been reviewed for legal compliance and effectiveness? (CSS can be consulted to check whether any significant changes have occurred)					
Are DBS checks up to date for all staff and volunteers?					
Is the Single Central Record up to date?					
Is staff and volunteer training up to date?					
Is DSL training up to date?					
Is the training log up to date?					
Any other comments					
,					
]				