

# Church of Christ the Cornerstone

300 Saxon Gate West, Central Milton Keynes, MK9 2ES



## SAFEGUARDING CHILDREN, YOUNG PEOPLE AND VULNERABLE ADULTS

## Policy and Procedures

March 2020

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# **SAFEGUARDING PREFACE AND RESPONSIBILITIES FOR 2020**

This is a policy of the Ecumenical Partnership of Christ the Cornerstone and applies to all aspects of the Church of Christ the Cornerstone's work with children, young people and vulnerable adults.

This policy is the joint responsibility of the Ecumenical Council and the Board of Directors of Cornerstone Trading (MK) Limited.

We use the term '*children and young people*' to mean any members of our church community under the age of 18, any visitors to our building under the age of 18 and any under 18s who attend events organised by individuals / organisations hiring or leasing our building.

We use the term '*vulnerable adults*' to mean any adult aged 18 or over who, by reason of disability (mental or physical), age, illness or other situation is permanently (or for the time being) unable to take care of her or himself, or to protect her or himself from significant harm or exploitation. Section 8 of this document provides further clarification of this definition.

This policy and associated procedures will be reviewed annually by the Ecumenical Council of the Church of Christ the Cornerstone and the Board of Directors of Cornerstone Trading (MK) Limited.

The following appointments will be confirmed annually:

A member of the Ministerial Team will be appointed annually to take the lead responsibility for this area of work. Revd George Mwaura will take the lead in 2020. Throughout this document, this person will be referred to as the 'Lead Minister'.

The Ecumenical Council will annually appoint two 'safeguarding officers', usually lay members of the congregation with suitable experience, to assist with and monitor the implementation of this policy. The safeguarding officers will report at least annually to the Ecumenical Council. Peter Cope and Chris Czornyj are appointed to this role in 2020.

The procedures for the safe recruitment of staff and volunteers organised through Cornerstone Trading will be the responsibility of Mark Okor, Church Administrator, in 2020.

Each denomination in our covenant has its own set of procedures for safeguarding. As an ecumenical congregation, it is important that the Church of Christ the Cornerstone has clear procedures. It has therefore been agreed that the safeguarding procedures for **The Methodist Church** will be used. When advice is needed, the circuit or district safeguarding officers of the Methodist Church (Northampton District) will be contacted initially. District officers can be contacted at: [safeguarding@northamptonmethodistdistrict.org.uk](mailto:safeguarding@northamptonmethodistdistrict.org.uk).

Telephone numbers for circuit and district safeguarding officers are displayed on a poster in the church Reception area, along with other emergency safeguarding numbers.

Safeguarding concerns that arise within the Catholic Congregation will be referred in the first instance to the RC Diocese of Northampton Safeguarding Co-ordinator at Bishops House (01604 792123) who will respond to the concern in line with the National Procedures for the Catholic Church of England and Wales ([www.csas.uk.net](http://www.csas.uk.net)). There will be liaison with the Safeguarding Officer at Christ the Cornerstone as is appropriate.

If any member of the Church of Christ the Cornerstone community wishes to seek advice about, discuss or report a safeguarding issue, they should contact, in confidence one of the following designated people:

- Revd George Mwaura or any member of the Ministerial Team
- Peter Cope, Safeguarding Officer
- Chris Czornyj, Safeguarding Officer
- Mark Okor, Church Administrator

**Important phone numbers:**

Church of Christ the Cornerstone:	01908 237777
MK Council (main switchboard)	01908 691691
NSPCC helpline	0808 800 5000
Childline	0800 1111

See poster in Reception area for other emergency numbers.

## **The Safeguarding Policy for Christ the Cornerstone is printed on pages 4 to 11 of this document.**

This Policy wording is quoted from the Methodist Church model safeguarding policy for churches, with minor amendments to reflect our ecumenical and organisational set up.

### **The other sections in this document are for guidance in our practice.**

More detailed guidance is available on the Methodist Church website, safeguarding section.

[www.methodist.org.uk](http://www.methodist.org.uk)

## **Policy Introduction – Principles:**

The Ecumenical Council of the Church of Christ the Cornerstone and the Board of Directors of Cornerstone Trading (MK) Limited agree to work within the following safeguarding principles:

*(Source: Statement of Safeguarding principles for the Methodist Church)*

Every person has a value and dignity which comes directly from the creation of humans in God's own image and likeness. Christians see this potential as fulfilled by God's re-creation of us in Christ. Among other things this implies a duty to value all people as bearing the image of God and therefore to protect them from harm.

### **Principles**

We are committed to:

- the care and nurture of, and respectful pastoral ministry with, all children, young people and adults
- the safeguarding and protection of all children, young people and adults when they are vulnerable
- the establishing of safe, caring communities which provide a loving environment where there is informed vigilance as to the dangers of abuse.

We will carefully select and train all those with any responsibility within the Church, in line with Safer Recruitment principles, including the use of criminal records disclosures and registration with the relevant vetting and barring schemes.

We will respond without delay to every complaint made which suggests that an adult, child or young person may have been harmed, cooperating with the police and local authority in any investigation.

We will seek to work with anyone who has suffered abuse, developing with them an appropriate ministry of informed pastoral care.

We will seek to challenge any abuse of power, especially by anyone in a position of trust.

We will seek to offer pastoral care and support, including supervision and referral to the proper authorities, to any member of our church community known to have offended against a child, young person or vulnerable adult.

In all these principles we will follow legislation, guidance and recognised good practice.

# **General Policy Statement**

## **Safeguarding Children and Vulnerable Adults Policy for the Ecumenical Partnership of Christ the Cornerstone and Cornerstone Trading (MK) Ltd**

*(Together, these are referred to below as 'The Church of Christ the Cornerstone')*

This policy was agreed at the Ecumenical Council held on 3 March 2020.

And the Directors' Meeting of Cornerstone Trading (MK) Ltd on: \_\_\_\_\_

*(This policy statement is based on the 'Model Safeguarding Policy of the Methodist Church October 2019' which has been amended slightly to fit our Ecumenical status and the Trading Company's role in managing our building.)*

The Church of Christ the Cornerstone, along with the whole Christian community, believes each person has a value and dignity which comes directly from God's creation in God's own image and likeness. Christians see this as fulfilled by God's re-creation of us in Christ. Among other things, this implies a duty to value all people as bearing the image of God and therefore to protect them from harm.

The Church of Christ the Cornerstone is committed to the safeguarding and protection of all children, young people and adults and affirms that the needs of children or of people when they are vulnerable and at risk are paramount.

The Church of Christ the Cornerstone recognises that it has a particular care for all who are vulnerable whether by disabilities or by reduction in capacities or by their situation. It is recognised that this increased vulnerability may be temporary or permanent and may be visible or invisible, but that it does not diminish our humanity and seeks to affirm the gifts and graces of all God's people.

This policy addresses the safeguarding of children, young people and vulnerable adults. It is intended to be a dynamic policy. It is intended to support the Church in being a safe supportive and caring community for children, young people, vulnerable adults, for survivors of abuse, for communities and for those affected by abuse.

The Church of Christ the Cornerstone fully agrees with the Methodist Church's Connexional statement reiterated in *Creating Safer Space 2007* that as the people of an ecumenical church:

*'....we are concerned with the wholeness of each individual within God's purpose for everyone. We seek to safeguard all members of the church community of all ages'.*

The Church of Christ the Cornerstone recognises the serious issue of the abuse of children and vulnerable adults and recognises that this may take the form of physical, emotional, sexual, financial, spiritual, discriminatory, domestic or institutional abuse or neglect, abuse using social media, child sexual exploitation or human trafficking (slavery). It acknowledges the effects these may have on people and their development including spiritual and religious development. It accepts its responsibility for ensuring that all people are safe in its care and that their dignity and right to be heard is maintained. It accepts its responsibility to support, listen to and work for healing with survivors, offenders, communities and those who care about them. It takes seriously the issues of promotion of welfare so that each of us can reach our full potential in God's grace.

1. The Church of Christ the Cornerstone commits itself to **RESPOND** without delay to any allegation or cause for concern that a child or vulnerable adult may have been harmed or may suffer harm, whether in the church or in another context. It commits itself to challenge the abuse of power of anyone in a position of trust.
2. The Church of Christ the Cornerstone commits itself to ensuring the **IMPLEMENTATION** of the Methodist Church Safeguarding Policy, Procedures and Guidance; government legislation and guidance and safe practice in the circuit and in the churches.
3. The Church of Christ the Cornerstone commits itself to the **PROVISION** of support, advice and training for lay and ordained people to ensure that people are clear and confident about their roles and responsibilities in safeguarding and promoting the welfare of children and adults who may be vulnerable.
4. The Church of Christ the Cornerstone **AFFIRMS** and gives thanks for the work of those who are workers with children and vulnerable adults and acknowledges the shared responsibility of all of us for safeguarding vulnerable adults who are on our premises.

The Lead Minister will head a safeguarding team which includes the Safeguarding Officers and Church Administrator, with a key duty of raising awareness within the organisation of issues relating to the welfare of children, young people and vulnerable adults, and the promotion of a safe environment for these groups. The Lead Minister can co-opt other members to this team if specific help or expertise is needed at any time.

It is the responsibility of the Ecumenical Council to appoint at least one Church Safeguarding

Officer and there should be no gaps in this crucial provision. It is not appropriate for the minister to fill any gap, because of the potential conflict of roles. The role will usually be undertaken on a voluntary basis although expenses should be met.

## **Ultimate responsibility for safeguarding within the church lies with the Ecumenical Council.**

The Church of Christ the Cornerstone appoints Peter Cope and Chris Czornyj as Church Safeguarding Officers for children, young people and adults, and supports them in their roles of working alongside the lead minister for safeguarding to:

- Provide support and advice to the Ministers and church officers in fulfilling their roles with regard to safeguarding.
- Ensure that a suitable, signed church safeguarding policy is displayed at all times in the church at the desk in Reception, along with names of current safeguarding officers, national helplines and other suitable information. This must be renewed annually.
- Record all safeguarding issues that are reported to the church safeguarding officer, according to Methodist policy and practice and promote the requirement for others to do the same.
- Identify and inform those who are required to attend safeguarding training and maintain records of attendance. Work with the circuit safeguarding officer and DSO to arrange training.
- Attend training and meetings relating to the role.
- Work alongside Trading Company staff to oversee safeguarding throughout the whole life of the church e.g. lettings, groups property, etc. This will include gaining written confirmation that hirers of church premises are aware of the church safeguarding policy or are using an appropriate policy of their own.
- Check that safeguarding is included as an agenda item at Church Council meetings as and when necessary, but at least 4 times a year and report to the Church Council annually.
- Inform all those with responsibility for recruitment, whether paid or voluntary, of their obligation to follow safer recruitment procedures
- Advise the circuit safeguarding officer and/or District Safeguarding Officer of any issues with compliance with safeguarding training, policy or safer recruitment requirements and respond promptly to any request from them about audit of safeguarding activities.

### **a) Purpose of this policy**

The purpose of the church safeguarding policy is to check that procedures are in place and provide clarity about the roles and responsibilities of those trusted with promoting the church as a safe space for all its users. It is to be read in conjunction with the Methodist Church Safeguarding Policy, Procedures and Guidance (2019).

### **b) Good Practice**

We believe good practice means that:

- i) All people are treated with respect and dignity.
- ii) Those who act on behalf of the Church should not meet or work alone with a child or vulnerable adult where the activity cannot be seen unless this is necessary for pastoral reasons, in which case a written note of this will be made and kept noting date, time and place of visit.
- iii) The Church Safeguarding Officer or Lead Minister will notify the Ecumenical Council of any concerns about fire safety procedures or building safety issues, particularly related to the use of the premises by children, young people and those who are vulnerable.
- iv) Any church-organised transport of children or vulnerable adults will be checked to ensure the vehicle is suitable and insured and that the driver and escort are appropriate. An agreed record kept in the church file for each driver/car.
- v) Activity risk assessments will be undertaken before any activity takes place to minimise the risk of harm to those involved. Approval will be obtained from the event leader / minister. A written record of the assessment will be retained securely in case it needs to be seen at a later date.
- vi) Promotion of safeguarding is recognised to include undertaking those tasks which enable all God's people to reach their full potential. The Church Council will actively consider the extent to which it is succeeding in this area.

These things are to safeguard those working with children, young people and those adults who may be vulnerable.

### **c) Appointment and training of paid workers and volunteers**

Paid workers and volunteers will be appointed by the Trading Company or Ecumenical Partnership following the safer recruitment procedures (as shown in section 2 of this document) and, for many, after a satisfactory DBS disclosure. The training needs of individual staff and volunteers will be considered, including appropriate safeguarding training within the first six months of employment. Each paid worker will have an identified supervisor. Volunteers should contact their group leader or organiser, a member of the clergy team or a safeguarding officer to share any concerns.

### **d) Pastoral Visitors**

In terms of safeguarding, Pastoral Visitors will be supported in their role with the provision of basic safeguarding training upon appointment. Monthly meetings are held for Pastoral Workers, where safeguarding issues can be discussed.

### **e) Guidelines for working with children, young people and vulnerable adults**

Copies of sections 1, 5, 6 and 10 of this policy will be reviewed annually and copies given to each worker with children, young people and vulnerable adults.

**f) Events with church groups off the premises**

Adequate staffing, a risk assessment and notification of the event to be given to the Church Safeguarding Officer PRIOR to the agreement for any event or off site activity. Notification of the event will be given to the Lead Minister or one of the safeguarding officers. If the activity is unusual or considered to be of high risk, the Church Safeguarding Officer will contact the Circuit Safeguarding Officer in order that it can be ratified or any queries raised.

**g) Other groups on church premises**

Where the building is hired for outside use, the Trading Company's letting terms and conditions include details of the hirer's responsibility for appropriate safeguarding procedures. It is a condition of any letting where children, young people or vulnerable adults are to be present that the hirer **either**:

- Follows their own safeguarding policy, which must be clear, robust and offer protections equal to the Church's safeguarding policy **or**
- Uses this church safeguarding policy, including its guidelines for supervision levels and the requirement for supervisors to have DBS clearance.

Hirers can access this policy on the Church and Trading Company websites.

The Trading Company's Business Manager will either:

- Obtain a copy of the hirer's safeguarding policy and refer any queries about it to the Church Safeguarding Officer **or**
- Ask the Church Safeguarding Officer to contact the hirers to help them meet our safeguarding requirements.

Where the building is to be hired out to other religious or church groups, the Lead Minister must be satisfied that the worship to take place would be in line with the religious beliefs, attitudes and practices of the sponsoring bodies of our Ecumenical Partnership. It will be a requirement that such groups must have either:

- Their own safeguarding policy which is detailed, satisfactory and in line with our own policy and practices **or**
- They must sign up to use this Cornerstone Safeguarding Policy, including the requirements for safer recruiting and DBS checks.

The hiring agreement should be reviewed at least annually.

**h) Complaints procedure**

Complaints about safeguarding issues will be treated as highly confidential.

Any complaint about a safeguarding issue or about a member of the church safeguarding team should be passed on to The Methodist Superintendent Minister for Milton Keynes Circuit.  
(Revd Nicola Martyn-Beck Tel 01908 614411) The complaint should NOT be investigated through Cornerstone's own complaints procedure due to the likely highly confidential nature of the issues. Meetings will be arranged with the person making the complaint and, usually the person against whom the complaint has been made, in an attempt to resolve it.

However, if a complaint is of a safeguarding nature, relating to possible abuse of children or vulnerable adults, then it is essential that the District Safeguarding Officer (DSO) is consulted as statutory services may need to be informed. The DSO will support prompt action to respond to the circumstances of any safeguarding concern, whether or not any party involved wishes to make a formal complaint through the Methodist Church.

**i) Review**

This policy will be reviewed annually by the Church Council.

The date of the next review is March 2021.

**k) Key concepts and definitions**

- i) A child is anyone who has not yet reached their eighteenth birthday. The fact that a child has reached 16 years of age, is living independently or is in further education, a member of the armed forces, in hospital or in custody in the secure estate, does not change his/her status or entitlements to services or protection.
- ii) Vulnerable Adults: Any adult aged 18 or over who, due to disability, mental function, age or illness or traumatic circumstances, may not be able to take care or protect themselves. (*Please see section 8 for more detailed definition.*)
- iii) Safeguarding and protecting children or vulnerable adults from maltreatment; preventing impairment of their health and ensuring safe and effective care.
- iv) Adult/child protection is a part of safeguarding and promoting welfare. This refers to the activity which is undertaken to protect children/specific adults who are suffering or are at risk of suffering significant harm, including neglect.
- v) Abuse and neglect may occur in a family, in a community and in an institution. It may be perpetrated by a person or persons known to the child or vulnerable adult or by strangers; by an adult or by a child. It may be an infliction of harm or a failure to prevent harm.

This policy was agreed at the Ecumenical Council meeting:

Dated 3 March 2020

Signed: ..... Chair of Ecumenical Council

And at the Board meeting of Cornerstone Trading (MK) Ltd:

Dated: ..... 2020

Signed: ..... Chair, Cornerstone Trading (MK) Ltd.

The safeguarding practices and guidelines shown below in sections 1 to 9 are considered to be part of this policy and were agreed as signed and dated above.

More detailed guidance can be found at:

**[www.methodist.org.uk](http://www.methodist.org.uk)**

Safeguarding section – policy, procedures and guidance

# Safeguarding Practices and Guidelines:

## SECTION 1

### Responding to Safeguarding Incidents and Concerns

This section identifies actions that should be taken when a **safeguarding concern** is raised. This may relate to allegations made about an officeholder, employee, member or volunteer or someone not connected with the Church where anyone is seeking help or support from someone in the Church.

The concerns may be about current or past events, but the response should be the same.

Past events can still give rise to current safeguarding concerns.

A **safeguarding issue / concern** is raised when there is an allegation of some kind of abuse. (Section 8 of this document gives more information about kinds of abuse.)

*(Some allegations may not fall into a specific safeguarding category but may still be concerned with inappropriate conduct within the Church. The safeguarding team will pass these allegations on to the appropriate person/body to deal with. Consideration may need to be given to invoking disciplinary processes or handling by way of advice, supervision and/or training. In these situations, the employer/supervisor/line manager will need to decide the course of action.)*

There are many situations in which a member of the Church, a staff member or a user of the building may have concerns, or be made aware of concerns, regarding a child or adult.

That person should consult one of the following **as soon as possible**:

- lead minister for safeguarding or member of the ministerial team
- one of the church lay safeguarding officers
- Methodist circuit safeguarding officer (contact details on poster in reception area)
- Methodist District Safeguarding Officer (contact details on poster in reception area)

The lead minister or safeguarding officers will notify the District Safeguarding Team of any issues within one working day.

The only exception to informing any of the above is if one of them is the subject of the concerns. If that is the case, then they must be excluded from any communication. Under no circumstances, should the person who is the subject of the allegations be informed until after the allegations have been discussed and agreement reached with the statutory authorities / District Safeguarding team. Further action will be decided in discussion and agreement with the statutory agencies.

The regional safeguarding officers of our other denominations will be kept informed of any safeguarding concerns as appropriate.

**If an allegation is made about a member of the ministerial team the safeguarding procedures for their own denomination will be followed.**

**The Church of Christ the Cornerstone recommends the following guidance if approached by anyone wishing to talk about a concern:**

- Consider whether the time and place are appropriate for you to listen with care and security. Do not defer listening, but seek the other person's agreement to find a suitable place to listen.
- Stay calm and listen to the information very carefully, showing you are taking seriously what you are being told. Do not pass judgement, minimise or express shock or disbelief at what you are being told.
- Listen with undivided attention and help the other person to feel relaxed. Do not put words into their mouth.
- Take into account the person's age and level of understanding. It may be appropriate to ask if they mind you taking notes while they talk or at the end so you can check with them that you have understood everything correctly – but only if it is appropriate.
- Do not make promises you cannot keep.
- Do not promise confidentiality but explain what you will do with the information (see Section 5 of the Methodist Safeguarding Procedures for information sharing and confidentiality).
- Find out what the person hopes for.
- Reflect back key points of what has been said to confirm you have understood what has been communicated.
- Provide a privacy notice and explain in a clear and simple manner the information contained in it. These can be obtained at a later date from the Church Safeguarding Officer if necessary.
- Either during (if appropriate) or after, make notes of what was said, including the date, time, venue and the names of people who were present. Sign the record.
- The District Safeguarding Officer should always be advised when a referral is made to Children's Services/the Police.
- Provide the person with the means to contact you and be clear about how and when you will give feedback. Be prepared to continue to be there for the person. Be dependable.
- Do not contact the person about whom allegations have been made.
- Offer reassurance that disclosing is the right thing to do.

**Staff/volunteers should not investigate concerns or allegations themselves, but should report them immediately to one of the church officers listed on page 3 of this document.**

## SECTION 2

### Safer Recruiting and Checks using Disclosure and Barring Service

The Church and Cornerstone Trading (MK) Ltd. have developed procedures for safer recruitment for staff and volunteers. We seek to ensure that our recruitment and selection processes are inclusive, fair, consistent and transparent. In addition, we shall take reasonable steps to prevent those who might harm children or adults who may be vulnerable from taking up positions of trust, responsibility or authority in our churches. A process of safe recruiting is essential for this.

The Church and the Cornerstone Trading Company have agreed to follow the 'Safer Recruitment' guidance as shown in the Church of England / The Methodist Church joint publication – January 2018: '*Practice Guidance on carrying out Disclosure and Barring Service (DBS) checks as part of safer recruitment for England and Wales*'. <https://methodist.org.uk/media/7253/safeguarding-recruitment-guidance-january-2018.pdf>

#### Who needs to be recruited safely?

In summary, there are 3 main groups of paid posts/volunteers:

- A. **People who work regularly with children, young people and/or vulnerable adults who carry out 'regulated activities' or have 'substantial contact'.**
- B. **People who have some, but not substantial contact with children and young people / vulnerable adults.** This group is not eligible for DBS criminal record checks, but the church needs to use safer recruiting procedures.
- C. A wider group of congregation and community members who volunteer for a wide range of activities not especially related to children, young people and vulnerable adults. Safer recruitment procedures are not necessary for this group, with the proviso that it is the responsibility of all church members to notify any safeguarding concerns to the safeguarding officer or member of the clergy team.

Sometimes volunteers move upwards from group to group. Care will be taken should someone move into a group that needs safer recruitment procedures to be undertaken, so that these procedures are followed carefully, and someone does not slide into a position of trust.

#### Our safer recruitment procedure:

- Identify which roles will be carrying out regulated activity and those with substantial children and young people / vulnerable adult (CYP / VA) contact. Anyone recruited to these roles will need a DBS check.
- Prepare a job description (paid staff) or role description (for volunteers) outlining the duties to be undertaken.
- All applicants for paid posts should be asked to complete an application form. All volunteers should be asked to fill in a '**Volunteer enquiry form**' plus the appropriate '**Self-declaration form**'. (This is a form where they sign to say they are not aware of any reason why they are not able to undertake the work – or they declare any matters that need to be taken into account before any employment or voluntary appointment can be confirmed.) All applicants are asked for 2 references on the volunteer form. These references will be followed up.
- The Lead Minister / Safeguarding Officer / Appointments Panel should be made aware of the application and decide if he/she should be present at any interview.
- Arrange an interview. This can be formal or informal depending on the role applied for. Safeguarding procedures should be explained during the interview. A copy of the safeguarding policy should be given, or an indication of where to find it on our website.

- During the interview it should be ascertained that the applicant has the appropriate Christian ethos for the work involved.
- Carry out a DBS check (if necessary) and explain that the role cannot be started until this is completed and the person is cleared for appointment.

Appropriate training needs should be discussed. The Ecumenical Partnership will encourage all new appointments to attend a half day safeguarding training course, within the first 6 months of appointment.

## **Appointments Panel**

The Ecumenical Council of the Church of Christ the Cornerstone have recently set up an Appointments Panel. The Panel's responsibility is to oversee the recruitment process of volunteers and staff of the Ecumenical Partnership.

The membership of the Appointments Panel comprises two ministers (currently the URC and Church of England clergy team members) and a Safeguarding Officer.

- The Panel aims to ensure that the Church's safe recruiting policy is followed in all cases and all appointments are made in a fair and just way, being mindful of the Church's and national policies on diversity and equal opportunities.
- The Appointments Panel, after due consideration, will make recommendations about appointments to the Ecumenical Council. The Ecumenical Council will be asked to ratify the appointments.
- The Appointments Panel can delegate the appointment decision-making for some roles to others. However, decisions about any roles requiring a DBS check will not be delegated.
- The Appointments Panel will authorise the start of any recruitment process (except those specifically delegated) and will decide if the role needs a DBS check as part of the process.
- When required the Appointments Panel will have access to professional personnel advice and help.
- If a member of the Panel is not available at a particular time, the Chair of Ecumenical Council can deputise for a Panel member.
- Decisions about appointments will be made on a majority basis.

## **DBS checks**

Disclosure and Barring Service (DBS) checks should be carried out for all those working and/or volunteering within the Church or Cornerstone Trading Company with children, young people or vulnerable adults. (See Section 9.)

The Church Administrator will administer DBS checks for Cornerstone Trading staff members and its volunteers who may work with children, young people and vulnerable adults.

The Safeguarding Officer will administer DBS checks for those in paid or volunteer roles involved in the Church and working with children, young people and vulnerable adults.

All DBS checks will be conducted through DDC (Due Diligence Checking Ltd), the provider contracted by the Methodist Church.

The Lead Minister for Safeguarding, the Church Administrator and the Safeguarding Officer will all be registered as DBS verifiers with DDC.

The DBS process has strict data protection and confidentiality rules. All officers of the Church will follow these rules closely. (See Section 7.)

The Lead Minister for Safeguarding, the Church Administrator and the Safeguarding Officer are responsible for ensuring that the following wording is included on all application forms for

employees and volunteers whose duties might involve work with children, young people and vulnerable adults. This wording makes clear to applicants that an enhanced DBS check may be carried out before employment / duties can start.

*'This post meets the requirements in respect of exempted questions under the Rehabilitation of Offenders Act 1974, any applicants for this post who are offered employment or who become volunteers at the Church of Christ the Cornerstone will be subject to a criminal record check from the Disclosure and Barring Service before the appointment is confirmed. This will include details of cautions, reprimands or final warnings as well as convictions. A criminal record will not automatically bar a person from successfully taking up this post.'*

DBS certificates when issued may reveal a conviction not declared by an applicant. When a DBS check is completed, any 'blemishes' on the certificate will be reported to the Connexional Safeguarding Team of the Methodist Church, who will contact the applicant and advise them of what needs to happen next to be cleared for appointment to a paid or volunteer role. The DBS verifier, the Minister and the District Safeguarding team will also be informed that a blemished certificate has been identified through the checking process.

The Appointments Panel will consider all applications for a role, paid or volunteer, prior to appointment when a DBS certificate is returned with a blemish. However, this will only be after the Methodist Church has undertaken their procedures for clearing a person for a role when a blemished certificate is returned. The decision of the Appointments Panel is final and there is no right of appeal.

## **Who should have a DBS check?**

The Ecumenical Council agrees that it will use the guidance in:

**The Methodist Church in Britain Practice Guidance on carrying out Disclosure and Barring Service (DBS) checks as part of safer recruitment January 2018 – a joint statement with The Church of England**

to decide who will need a DBS check. All Ministers and all members of the congregation who engage in regulated / eligible activities will have a DBS check.

A list of who has current DBS checks will be securely kept by a lay safeguarding officer and also with the church safeguarding records. (The list contains the name, certificate number and date of issue only. The Lead Minister for Safeguarding and the Lay Safeguarding Officers have access to this list.)

New DBS checks should be completed every 5 years. The Cornerstone Trading Company (MK) Limited has agreed to fund the cost of DBS checks for paid employees.

DBS checks carried out by other organisations for people working as teachers, social workers, etc. can only be accepted in very limited circumstances and providing that the original DBS certificate is seen and recorded by the Church Administrator or Safeguarding Officer, is not older than 2 years and is at the correct level of check required for the role applied for.

If applicants subscribe to the on-line DBS update service, the Safeguarding Officer is able to confirm their DBS status without charge, with the applicant's permission.

Please see **section 9** for more details about DBS checks and who should have them.

## **SECTION 3**

### **Supervision guidelines for children / young people's groups**

The Ecumenical Council agrees the following:

#### **Minimum staffing levels for children's groups:**

<b>Ages 0 to 2</b>	1 adult for every 3 children
<b>Ages 2 and 3</b>	1 adult for every 4 children
<b>Ages 4 to 8</b>	1 adult for every 6 children
<b>Ages 9 to 12</b>	1 adult for every 8 children
<b>Ages 13 to 18</b>	1 adult for every 10 young people

Where individual children have particular physical or learning needs, the level of supervision will usually need to be increased.

Groups should have at least 2 adults at all times and it is recommended that there should be at least one male and one female.

Leaders of activities / Sunday School need to ensure that any volunteers under 18 years old are well supported and can always easily seek support and advice.

Leaders of children and young people's activities should be aware of the Church's health and safety policy and procedures and familiarise themselves with fire / evacuation procedures and the location of first aid equipment, etc. Appropriate risk assessments need to be carried out particularly for any physical and off-site activities.

## **SECTION 4**

### **Codes of Safer Working practice**

#### **Guidelines for Individual Workers with children and young people**

You should:

- Be aware of and understand the local safeguarding policy.
- Treat all children and young people fairly and without prejudice, discrimination or favouritism.
- Respect differences in gender, sexual orientation, culture, race, ethnicity, disability and faith, and challenge behaviour that demonstrates discrimination, prejudice.
- Ensure that your own language, tone of voice and body language is respectful.
- Always aim to work with or within sight and hearing of another adult.
- Ensure that another adult is informed if a child needs to be taken to the toilet. (Toilet breaks should be organised for young children.)
- Ensure that children and young people know who they can talk to or contact if they need to speak to someone about a personal concern, and encourage them to speak out if they feel uncomfortable or concerned. They should be made aware of organisations that can provide support.
- Respond warmly to a child who needs comforting but this should not involve physical comfort e.g. cuddles.
- Advise children, young people and their parent/carers/guardians in advance if any activity requires physical contact and provide an opportunity to opt out or agree alternative activities.
- Administer any necessary first aid with others around.
- Obtain consent for any photographs/videos to be taken, shown or displayed via any medium. This should be from the parent, carer or guardian and the young person if 12 years or over. Images should not be taken or stored on personal devices.
- Record any incidents that concern you or make you feel uncomfortable and give the information to your group leader in the first instance. Although you must also contact the church, circuit or district safeguarding officer immediately if you believe you have acted in a way which others may have interpreted as inappropriate or if a child has acted inappropriately towards you. Records must be signed and dated.
- Always share concerns about a child or the behaviour of another worker with your group leader and/or the safeguarding officer.

You should not:

- Invade a child's privacy whilst they are washing or toileting.
- Initiate physical contact and if this is initiated by the child, do not pull away abruptly but do so gently so physical contact is for the minimum amount of time.
- Play rough physical or sexually provocative games.
- Use any form of physical punishment.
- Be sexually suggestive in the presence of or to a child, even as a joke.
- Touch a child inappropriately or forcefully.
- Scapegoat, ridicule, reject or ignore a child, group or adult.

- Allow abusive peer activities (e.g. initiation ceremonies, ridiculing or bullying).
- Show favouritism to any one child or group.
- Allow a child or young person to involve you in excessive attention seeking that is clearly physical or sexual in nature.
- Give lifts to children or young people on their own or on your own.
- Smoke any substance, vape or consume alcohol in the presence of children or when responsible for them.
- Provide personal contact details to a child or young person such as mobile number, email or social media contact.
- Share sleeping accommodation with children.
- Arrange social occasions with children or invite them to your home outside organised group occasions (other than with the consent of parent, carers or guardians and where at least one other adult is present).
- Allow unknown adults access to children (visitors should always be accompanied by a known person).
- Allow strangers and those who are not authorised to give children lifts.

Church-sponsored groups and activities should provide a warm, nurturing environment for children and young people whilst avoiding any inappropriate behaviour or the risk of allegations being made. Child abuse is harm of a very serious nature so that it is unlikely that any type of physical contact in the course of children and youth work could be misconstrued as abuse. All volunteers must work with or within sight of another adult.

All physical contact should be an appropriate response to the child's needs not the needs of the adult. Colleagues must be prepared to support each other and act or speak out if they think any adult is behaving inappropriately.

## Guidelines for individuals working with adults

You should:

- Treat all adults with respect and dignity.
- Ensure that your own language, tone of voice and body language are respectful.
- Record any incidents of concern and give the information to your group leader, sign and date the record.
- Always share concerns about an adult and the behaviour of another worker / volunteer with your group leader and / or safeguarding officer.

You should not:

- Invade an adult's privacy when washing or toileting.
- Use any form of physical restraint apart from an appropriate seat belt.
- Be sexually suggestive, scapegoat, ridicule or reject an adult or group.

- Permit abusive peer activities (e.g. ridiculing or bullying).
- Show favouritism to any one adult or group.
- Allow unknown adults access to adults deemed at risk of harm (visitors should always be accompanied by a known person).
- Allow strangers to give lifts to adults in your group.

## **Additional guidelines for group leaders who work with adults and/or children and young people:**

### **The group leader should:**

- Ensure that health and safety requirements are adhered to.
- Undertake risk assessments, take appropriate action, and record it.
- Keep the register (where required) and consent forms up to date.
- Be aware of what is taking place and who is present.
- Create spaces for talking – either formally or informally.
- Liaise with safeguarding officer over good practice for safeguarding.
- Always inform one of the Church Safeguarding Officers of any specific safeguarding concerns that arise. (The safeguarding officer will liaise with the District Safeguarding team as necessary.)
- Liaise with the Ecumenical Council if necessary.
- Ensure that relevant privacy notices have been supplied where data is being processed.

## **Visiting Adults at home**

Most visits to adults in their own home will be straightforward as they will be well known to the Church. However, when visiting someone new for the first time, visitors should let someone else know whom they are visiting (and when).

- Visiting in twos may be advisable, especially if the adult lacks capacity. It is also advisable to take a mobile phone.
- Do not call unannounced. Call by appointment, telephoning the person just before visiting if appropriate.
- Be clear about what support can be offered to the adult if they ask for help with particular problems and refer back to the church if uncertain.
- Do not make referrals to any agency that could provide help without the adult's permission, and ideally encourage them to set up the contact.
- Never offer 'over the counter' remedies to people on visits or administer prescribed medicines, even if asked to do so.
- Do not accept any gifts from adults other than token items, to avoid misunderstandings or subsequent accusations from the person or their family. If someone wants to make a donation to the Church, put it in an envelope, mark it on the outside as a donation and obtain a receipt from the Treasurer.
- Pastoral visitors are encouraged to note the date when they visit people, to report back about their visit to the pastoral secretary and say what is concerning or going well. The pastoral secretary will report safeguarding concerns to the minister and safeguarding officer as appropriate, agree what action should take place and who should record the incident.

## **Activity risk assessments**

While the Church recognises that it is not possible to avoid all risk when working with vulnerable groups, it is possible to try and minimise those risks. This can be achieved through careful planning and preparation and by providing a written record of the thought processes and action taken. Activity risk assessments should be undertaken before any activity takes place, given approval by the event leader/minister and retained securely in case they need to be seen at a later date (e.g. as a result of an accident taking place).

Activity risk assessments should include:

- the nature of the activity
- the location
- transport needed and associated issues (e.g. insurance)
- staffing levels/gender
- experience of staff
- ages of the group attending, abilities, special needs
- medical and health needs of the group
- emergency planning
- any risks identified
- action needed to address the risk
- a named person for resolving risk issues.

(Further guidance is available from the Methodist Church Safeguarding Risk Assessment Policy, Procedures and Guidance – <https://www.methodist.org.uk/media/7869/methodist-safeguarding-risk-assessment-policy-and-procedures-may-2018.pdf>.)

## **Procedures for photographers at church events**

Photography and video recording are important ways of recording church activity and providing a record – illustrating and validating important moments in people's lives and the life of our Church. It is, however, a powerful and personal process, and we must respect the rights of everyone to **choose** whether or not to be photographed.

If event organisers plan to allow photography, videoing or similar recording of images they must:

- have approved the use of cameras and approve how the images will be used
- notify everyone attending that photography / recording will take place, preferably beforehand in publicity material, but at least by large posters at the entrance to the event
- ensure everyone who will be photographed in close up has given specific permission, especially performers
- provide a space where those not wishing to be photographed can sit

At children's events (e.g. parties) parents taking photographs must sign a declaration that no image will be placed on social media without the specific permission of the parents of any child clearly identifiable.

### **Rules for photographers at events:**

- Do not photograph any child who has asked not to be photographed or who is under a court order (where this is known).
- Photography or recording should focus on the activity, not on a particular young person.
- Images should focus on small groups rather than individuals.
- If a young person is named, avoid using their photograph.
- All children must be appropriately dressed when photographed.
- All people taking photographs or recording footage for official use at the event should register with the event organiser.
- All concerns regarding inappropriate behaviour or intrusive photography should be reported to the event organiser.

### **Permission to photograph children and young people:**

Organisers of an event need to get permission from parents/carers/guardians before any child or young person can be photographed. This is often best done at the same time and on the same form that contact details are collected.

If the child is 12 or older, the child's permission to use their image must also be obtained.

Please contact the Church Safeguarding Officers for advice about permission forms.

## **SECTION 5**

### **Responding to those who might pose a risk**

The Church aims to provide pastoral care for all its members, including those who are suspected of causing harm or have caused harm to others. However, in this context, such care must be provided in a way that prioritises the safety of other church members, while enabling the person who poses a risk to worship and be a part of the church community.

Denominational Area Safeguarding Officers and/or the Police or Probation Service may notify the Lead Minister (Safeguarding) that someone who poses a risk of harm is seeking to attend worship or another activity at Christ the Cornerstone Church.

In such cases the procedures set out in the Methodist Church Safeguarding Policy and Procedures will be followed and a 'Safeguarding Contract' put in place. A Safeguarding Contract is an agreement made locally or following a Safeguarding Panel to facilitate involvement in roles, responsibilities or activities in the life of the Church or attendance at worship. A Safeguarding Contract will be put in place following risk assessment activity which will be undertaken by the District Safeguarding Team or an independent risk assessor on their behalf.

A Monitoring and Support group will be identified (4–5 people in the Church) who can monitor the compliance with the contract and act as a support group to the subject. Safeguarding Contracts are reviewed regularly by the Monitoring and Support group and annually with the District Safeguarding team.

## **SECTION 6**

### **Lettings and Tenancies in the building of the Church of Christ the Cornerstone**

Many organisations hire our building and we have a number of longer-term tenants. As part of our safeguarding policy, the Ecumenical Council and the Board of Directors of Cornerstone Trading (MK) Limited require that any organisation hiring or leasing our premises for activities involving children, young people and/or vulnerable adults ensures that individuals are protected at all times and takes reasonable steps to prevent abuse, emotional harm, injury, illness, loss or damage occurring. The hirers should have full liability insurance for this.

The hirers should abide by their own safeguarding policy, if they have one, otherwise they should use the Church's policy. Special arrangements for other church groups hiring our premises for worship are given in the General Policy Statement above.

Please see section g) on page 9 for further information about other church groups that hire the premises.

Hirers of the building will be directed to the Church Safeguarding Policy on our website. If they do not have their own safeguarding policy, or it is judged not to be adequate, hirers will be required to use the Cornerstone Safeguarding Policy, including requirements for DBS checks and training.

## **SECTION 7**

### **Safeguarding records and data processing / GDPR**

#### **General principles**

Careful attention should be paid to the storage, use and sharing of data held by the Church relating to other people. This is critical to ensure that those who engage with safeguarding processes have confidence in the legitimacy and appropriateness of actions taken. The management of information is governed by law, statutory and government guidance including: *General Data Protection Regulation (2018)*.

As an organisation using the Disclosure and Barring Service (DBS) to help assess the suitability of applicants for positions of trust, the Church of Christ the Cornerstone aims to comply fully with the DBS Code of Practice regarding the correct handling, use, storage, retention and disposal of Disclosures and Disclosure information. It also aims to comply with its obligations under the General Data Protection Regulation (2018) and other relevant legislation pertaining to the safe handling, use, storage, retention and disposal of all safeguarding records.

The Church of Christ the Cornerstone has a 'Data Protection Policy' (May 2019), which was devised using content from our parent churches data protection policies.

We aim for the storage of safeguarding records and safeguarding data processes to be in line with the Cornerstone's Data Protection Policy. The Methodist Church Safeguarding Policy is referred to when clarification of procedure is needed.

It should be noted that legal requirements about safeguarding records surmount GDPR regulation on occasions.

#### **Retention**

It is a requirement of the on-going national child abuse enquiry that all safeguarding records are kept for 75 years at present.

## **SECTION 8**

### **Definitions and types of abuse**

Adult safeguarding is working with adults with care and support needs to keep them safe from abuse or neglect. It is aimed at people with care and support needs who may be in vulnerable circumstances and at risk of abuse or neglect. (UK Government Fact Sheet – Care Act 2014) 7.1.2.1

#### **Safeguarding definitions**

The term “vulnerable adult” has been used for some years and has had a number of different definitions but is now being used far less by statutory bodies following legislative changes introduced by the Care Act 2014. Instead the term ‘adults at risk of abuse or neglect’ is used by local authorities when defining the group of people who are eligible for their services. The Care Act states that safeguarding duties apply to an adult, aged 18 years or over, who:

- has needs for care and support (whether or not the local authority is meeting any of those needs)
- is experiencing or at risk of abuse or neglect
- as a result of those care and support needs is unable to protect themselves from either the risk of or the experience of abuse or neglect.

While this definition of those who require safeguarding may be considered appropriate when assessing for local authority services, it is less helpful when considering the members of church communities. Likewise, the term, ‘adult at risk’, may be less appropriate when referring to people within a church context. Therefore, the Methodist Church will continue to use the term ‘vulnerable adult’.

In order to bring into focus those adults for whom the Church should have a particular care, the Methodist Church has adopted the definition used by Thirtyone:eight (formerly known as the Churches’ Child Protection Advisory Service).

‘Any adult aged 18 or over who, due to disability, mental function, age or illness or traumatic circumstances, may not be able to take care or protect themselves against the risk of significant harm, abuse, bullying, harassment, mistreatment or exploitation.’

Although everyone is vulnerable in some way and at certain times, some people by reason of their physical or social circumstances have higher levels of vulnerability than others. Some of the factors which increase vulnerability are:

- a sensory or physical disability or impairment
- a learning disability
- a physical illness
- mental ill health (including dementia), chronic or acute
- addiction to alcohol or drugs
- failing faculties in old age
- a permanent or temporary reduction in physical, mental or emotional capacity brought about by life events, for example bereavement or previous abuse or trauma.

It is important to remember that:

- vulnerability is often not a permanent state
- vulnerability is not always visible
- a person with apparently visible vulnerabilities may not perceive themselves as such
- anyone can be vulnerable at different stages of life
- vulnerable people may also pose risk and cause harm.

Refugees and asylum seekers will meet this definition of vulnerability by virtue of their circumstances.

## **Abuse definitions**

### **Physical abuse**

The non-accidental infliction of physical force which results in pain, injury or impairment. This may include hitting, assault, slapping, pushing, pinching, kicking, hair-pulling, punching, forcing someone, inappropriate restraint, physical sanction, incorrect moving or handling technique which cause distress, isolation, confinement, avoidable deterioration of health, misuse of prescribed medication. Care and Support Statutory Guidance, Issued under the Care Act 2014 (Department of Health)

### **Sexual abuse**

The involvement of an adult with care and support needs in sexual activities or relationships without informed or valid consent. This may involve offensive or inappropriate language (including sexual innuendo and sexual teasing), inappropriate looking, inflicting pornography on an individual, inappropriate touching, masturbation in public, indecent exposure, coercion into an activity, rape or sexual assault, photography, online and social media abuse.

### **Psychological/emotional abuse**

Behaviour that has a harmful effect on an adult's emotional health or development. This can include scolding or treating like a child, making a person feel ashamed of involuntary behaviour, blaming someone for attitudes or actions or events beyond their control, use of silence, humiliation, bullying, harassment, verbal abuse intimidation, controlling behaviour or efforts to create over-dependence, lack of privacy or dignity, deprivation of social contact, threats to withdraw help and support, denial of cultural and spiritual needs, denial of choice or failing to respond to emotional needs.

### **Financial/material abuse**

The denial of access of the individual to money, property, possessions, valuables or inheritance, or improper use of funds by omission, exploitation or extortion through threats. Although financial abuse can occur in isolation, where other forms of abuse occur, financial abuse is also likely. (*Care and Support Statutory Guidance, Issued under the Care Act 2014 (Department of Health)*)

This includes misuse, embezzlement or theft, or misappropriation of a person's money, property, possessions or benefits. Also, refusing a person access to their own money, property or possessions, failing to account properly for money, property or possessions or applying pressure in connection to wills, property and inheritance, or applying duress to a person in order to secure a loan.

### **Neglect and acts of omission**

The repeated withholding of adequate care which results in the adult's basic needs not being met. It can be intentional or unintentional and includes acts of omission. This may include denial of educational, social, religious, cultural or recreational needs, lack of adequate heating, lighting, food or fluids. Also, the inappropriate use of medication, lack of attention to hygiene, toe and fingernails or teeth.

### **Self-neglect**

This has to be balanced with an individual's wish to make decisions for themselves.

### **Discriminatory abuse**

This exists when values, beliefs or culture result in the misuse of power that denies opportunities to some individuals or groups. *Equalities Act 2010*

## **Additional areas of abuse identified and recognised by the Methodist Church include:**

**Institutional abuse** This includes neglect and poor practice within an institution or specific care setting such as a hospital or care home, or in relation to care provided in one's home. This may range from one-off incidents to on-going ill treatment. It can be through neglect or poor professional practice or a result of the structure, policies, processes and practices within an

organisation. *Care and Support Statutory Guidance, Issued under the Care Act 2014 (Department of Health)*

### **Spiritual abuse**

Coercion and control of one individual by another in a spiritual context. The target experiences spiritual abuse as a deeply personal attack. This abuse may include manipulation and exploitation, enforced accountability, censorship of decision-making, requirements for secrecy and silence, pressure to conform, misuse of Scripture or the pulpit to control behaviour, requirement of obedience to the abuser, the suggestion that the abuser has a ‘divine’ position, isolation from others, especially those external to the abusive context’. *Oakley and Kinmond 2014 Journal of Adult Protection 16.2*

### **Domestic abuse**

Any incident or pattern of incidents of controlling, coercive, threatening behaviour, violence or abuse between those aged 16 or over who are, or have been, intimate partners or family members regardless of gender or sexuality. The abuse can encompass, but is not limited to:

- psychological
- physical
- sexual
- financial
- emotional

*Cross-government definition of domestic violence and abuse (Updated 2018)*

### **Controlling behaviour**

A range of acts designed to make a person subordinate and/or dependent by isolating them from sources of support, exploiting their resources and capacities for personal gain, depriving them of the means needed for independence, resistance and escape and regulating their everyday behaviour. *Cross-government definition of domestic violence and abuse (Updated 2018)*

### **Human trafficking**

The recruitment, transportation, transfer, harbouring or receipt of persons, by means of force or other forms of coercion, of abduction, of fraud, of deception, of the abuse of power of a position of vulnerability or of the giving or receiving of payments or benefits to achieve the consent of a person having control over another person, for the purpose of exploitation. Trafficking is broken down into three elements:

- the act (what is done)
- the means (how it is done)
- the purpose (why it is done).

*The Palermo Protocol - Article 3*

### **Modern slavery**

The process of coercing labour or other services from a captive individual through any means, including exploitation of bodies or body parts. *Siddharth Kara, Sex Trafficking: Inside the Business of Modern Slavery*

A social and economic relationship in which a person is controlled through violence or the threat of violence, is paid nothing and is economically exploited. *Kevin Bales, Slavery Today 2008*

### **Abuse using social media and/or mobile phones**

Includes communications that seek to intimidate, control, manipulate, put down, falsely discredit or humiliate the recipient. It may also include threatening a person’s earnings, employment, reputation or safety, and sexting.

## **Definitions of abuse – for Children**

From Working Together to Safeguard Children 2018

### **Abuse**

A form of maltreatment of a child. Somebody may abuse or neglect a child by inflicting harm, or by failing to act to prevent harm. Children may be abused in a family or in an institutional or community setting by those known to them or, more rarely, by others. Abuse can take place wholly online, or technology may be used to facilitate offline abuse. They may be abused by an adult or adults, or another child or children.

### **Physical abuse**

A form of abuse which may involve hitting, shaking, throwing, poisoning, burning or scalding, drowning, suffocating or otherwise causing physical harm to a child. Physical harm may also be caused when a parent or carer fabricates the symptoms of, or deliberately induces, illness in a child.

### **Emotional abuse**

The persistent emotional maltreatment of a child so as to cause severe and persistent adverse effects on the child's emotional development. It may involve conveying to a child that they are worthless or unloved, inadequate, or valued only insofar as they meet the needs of another person. It may include not giving the child opportunities to express their views, deliberately silencing them or 'making fun' of what they say or how they communicate. It may feature age or developmentally inappropriate expectations being imposed on children including interactions that are beyond a child's developmental capability, as well as overprotection and limitation of exploration and learning, or preventing the child participating in normal social interaction. It may involve seeing or hearing the ill-treatment of another. It may involve serious bullying (including cyberbullying), causing children frequently to feel frightened or in danger, or the exploitation or corruption of children. Some level of emotional abuse is involved in all types of maltreatment of a child, though it may occur alone.

### **Neglect**

The persistent failure to meet a child's basic physical and/or psychological needs, likely to result in the serious impairment of the child's health or development. Neglect may occur during pregnancy as a result of maternal substance abuse. Once a child is born, neglect may involve a parent or carer failing to:

- provide adequate food, clothing and shelter (including exclusion from home or abandonment);
- \* protect a child from physical and emotional harm or danger;
- ensure adequate supervision (including the use of inadequate care-givers); or
- ensure access to appropriate medical care or treatment.

It may also include neglect of, or unresponsiveness to, a child's basic emotional needs.

## **Sexual abuse**

Involves forcing or enticing a child or young person to take part in sexual activities, not necessarily involving a high level of violence, whether or not the child is aware of what is happening. The activities may involve physical contact, including assault by penetration (for example, rape or oral sex) or non-penetrative acts such as masturbation, kissing, rubbing and touching outside of clothing. They may also include non-contact activities, such as involving children in looking at, or in the production of, sexual images, watching sexual activities, encouraging children to behave in sexually inappropriate ways, or grooming a child in preparation for abuse. Sexual abuse can take place online, and technology can be used to facilitate offline abuse. Sexual abuse is not solely perpetrated by adult males. Women can also commit acts of sexual abuse, as can other children.

## **Child Sexual Exploitation**

**Child sexual exploitation** is a form of child sexual abuse. It occurs where an individual or group takes advantage of an imbalance of power to coerce, manipulate or deceive a child or young person under the age of 18 into sexual activity (a) in exchange for something the victim needs or wants, and/or (b) for the financial advantage or increased status of the perpetrator or facilitator. The victim may have been sexually exploited even if the sexual activity appears consensual. Child sexual exploitation does not always involve physical contact; it can also occur through the use of technology.

## **Domestic abuse**

Includes any incident of threatening behaviour, violence or abuse (psychological, sexual, financial or emotional) between adults or young people, who are or have been intimate partners, family members or extended family members, regardless of gender or sexuality.

*The categories identified above are those recognised in statutory guidance. However, the Methodist Church recognises other emerging forms of abuse as shown below.*

## **Spiritual abuse**

Coercion and control of one individual by another in a spiritual context. The target experiences spiritual abuse as a deeply personal attack. This may include manipulation and exploitation, enforced accountability, censorship of decision-making, requirements for secrecy and silence, pressure to conform, misuse of Scripture or the pulpit to control behaviour, requirement of obedience to the abuser, the suggestion that the abuser has a 'divine' position, isolation from others, especially those external to the abusive context. *Lisa Oakley and Kathryn Kimmond, 2014, Journal of Adult Protection*

## **Abuse using social media**

Online abuse and any type of abuse that happens on the web, whether through social networks, playing online games or using mobile phones. Children and young people may experience cyber bullying, grooming, sexual abuse, sexual exploitation or emotional abuse. *NSPCC Website. Online abuse definition accessed June 2016*

## **Child trafficking**

The recruitment, transportation, transfer, harbouring or receipt of a child for the purpose of exploitation shall be considered 'trafficking in human beings'. *Council of Europe, ratified by the UK Government in 2008 (See also Human Trafficking)*

Further information about types of abuse and signs and symptoms can be found on pages 106 onwards of 'Methodist policy, practice and guidelines'.

## **SECTION 9**

### **Disclosure and Barring Service (DBS) criminal record checks**

Specific guidance for the Methodist Church is given in:

**'The Methodist Church Practice Guidance on carrying out Disclosure and Barring Service (DBS) checks as part of safer recruitment– January 2018.' a joint statement with The Church of England.**

### **So, who needs a Disclosure and Barring Service (DBS) certificate at Cornerstone?**

The document mentioned above gives the legal background to who needs DBS checks.

Simply put the requirement can best be described as needing all volunteers and staff who work with children / young people or vulnerable adults to have a DBS check. (Young people for this purpose are under 18 years old.)

The following list shows the roles that currently the church requires a DBS certificate for. It is an indicative list and not exclusive. If you are not clear if a role needs a DBS check or not, please check with the Safeguarding Team.

- All ordained ministers (these checks are done by their own denominations)
- All others who are in charge of services (e.g. visiting preachers, lay preachers)
- Pastors of other churches who hire our building
- Cornerstone Youth leaders
- All crèche and Sunday School volunteers
- Cornerstone Toddlers leaders and volunteers
- Music Director and volunteers supervising children's choir
- Business Manager, Premises Manager, Administrator and Accounts Officer
- Café Manager (vulnerable adults are volunteers)
- Pastoral Workers who work in the Reception Area
- Pastoral Workers who are **asked by the Church** to visit members in their homes, or elsewhere. (the safeguarding policy governs the work of such visits)
- Volunteers who are **asked by the Church** to give lifts to others, particularly the elderly or vulnerable. (It is also essential that these volunteers check with their car insurance companies that they are insured to do this.)
- Anyone **asked by the Church** to mentor children / young people, whether this is on or off the church premises.
- Anyone who undertakes or is asked to look after / baby sit someone else's child (under 18) on or off the church premises as part of pastoral work to help the parent.
- Chair of Ecumenical Council
- Lay Safeguarding Officers
- Treasurer
- At least 3 other members of the Ecumenical Council

### **Confidential self-declaration form:**

The Confidential Self-Declaration should be completed by the APPLICANT before any criminal record check is sent off, including renewal applications. It can be completed at the

same time. The purpose is to offer the APPLICANT the opportunity to share any information before it is disclosed through the criminal record check. Many APPLICANTS with information to share have indicated that they have valued this opportunity to be honest from the outset of the process. This form has also proved extremely useful in the small minority of situations where the APPLICANT has indicated that there is no information, and the criminal record check proves the opposite.

March 2020