

ACC (Qld) Policies and Key Procedural Elements Document

Ministry to Children and Young People



A Word of Understanding

Let us say from the beginning we understand that this will look at like a lot of work. This is the reason we have produced some Queensland guidelines for you to work with and then you can focus on any local policies that are individual to your situation.

Can we encourage you, as the Pastor, not to do this alone? To be effective it should be done as a team and a hint that has worked for many churches already is to survey your people to see what skills they have. You may be pleasantly surprised! Any School teachers, Day Care workers, staff of major businesses, office bearers of clubs both sporting and recreational, staff of TAFE's, Uni's or Training Institutions will all have been 'baptised' into this mindset. They can be your greatest resource in helping this happen.

To also help we are developing, as a companion to this Policy document, the Induction and Training Manual. It provides a supplementary resource document to assist you in the development of a training programme in your local church. You can freely use it to develop your own material. Please check each document you use and develop it against the Key Procedural Elements before adoption.

We strongly recommend you download a copy of the Dictionary of terms as per the *Commission for Children and Young People and Child Guardian Act 2000, Schedule 4, Dictionary*¹. This will assist you in understanding the scope of use of many of the terms used in reference to this document.

Also of primary help to you is the Qld Kids R Us office that will help you obtain material you need.

What to do with this Document?

Though recommendations can be made by any organisation there is also a need for the local Church to review these recommendations and develop local procedures that utilise this information by expanding and contextualising it to match the local situation.

It is essential that these Policies not just be accepted but that they are expanded, reviewed and implemented by the local church using it as a basis for the development of a local document. (Please note that failure to do this means you may be committing an offence and can be prosecuted.)

The following should be adhered to when developing a local procedures manual.

- You will need to accept this document the (Policy & Procedural Elements Document) at a Board meeting with an acknowledgement that a process will be undertaken to develop a Local Policies and Procedures Manual.
- You can *add* Local Policies to these Policies but these Policies and Procedural Elements must be included in all ACC Qld endorsed churches Children's Ministries Policies and Procedures Manuals.
- The Church Board must commit itself to a regular annual review of their Policies and Procedures Manual.

¹ <http://www.legislation.qld.gov.au/LEGISLTN/CURRENT/C/CommisChildA00.pdf>

- The Local Church Board must oversee and ensure a regular Risk Assessment Review of all Children and Young Peoples Ministries involved with their local church. At minimum this should be every 6 months.
- The Church Board must ensure that all people who are involved with Children's Ministries and Ministry to Young People are recipients of a positive notice for the Queensland Blue Card for Child Related Employment and have undergone a set screening recruitment procedure and induction process before engaging in any activities.

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Introduction

Objectives

The following Policies and Procedural Key Indicators have been developed to provide base line guidelines for our churches in Queensland operating Children's Ministries and Ministry to Young People.

The objectives of these policies are:

1. To establish guidelines for our churches in Queensland
2. To be used in the development of local Policies and Procedures for all ministries to children and young persons in the Church.

By adopting and implementing these policies, our legal advice is that a church will be complying with the minimum requirements imposed upon it pursuant to the *Commission for Children and Young People and Child Guardian Act 2000* (as at 10 April 2007)².

However, responsibility for adopting and implementing the policies rests with individual churches, and not with the Australian Christian Churches (Queensland).

These Policies are the minimum to be implemented and sufficient for smaller churches or churches with minimal children's ministries. However, larger churches or churches which are running more extensive programmes, should consider giving further attention to more extensive policy development and amendments made as necessary. Your church may need to take specific legal advice in this regard.

Churches may need to individualise the procedural elements and may also decide to add additional content to the policy statements. However, a church should consider obtaining its own legal advice when changing these minimum policies, particularly if it is reducing the obligations imposed on it, to ensure that it does not breach the relevant legislation.

Responsibility

Responsibility for implementation and compliance with the policies and procedures rests with the Church and its Board. ACC Qld is not responsible for the implementation or monitoring of the Policies in individual churches.

Legislation

It is important that every church have access to a current copy of the legislation and that their Pastors and Board Members be aware of its scope and relevance to any ministry within the church.

Also it is a requirement for the Church to make parents aware of the existence of the Church's Risk Management Strategy and the way they can obtain a copy of it.

Requirement for Churches to have a Risk Management Strategy

Pursuant to Section 99G of the *Commission for Children and Young People and Child Guardian Act 2000* (the Act), all regulated³ businesses are required to develop and implement a written Risk Management Strategy about the regulated business, so as to

² The Commission for Children and Young People and Child Guardian is an independent statutory authority that was established to promote and protect the rights, interests and wellbeing of children in Queensland, particularly those who are most vulnerable. (ppt: CCYPCG Risk Management Seminar)

³ Those categories screened under the Act i.e. Blue Cards

implement employment practices and procedures to promote the wellbeing of a child affected by the regulated business and to protect the child from harm⁴.

Where a church provides services, or conducts activities, mainly towards or involving children, it will be considered under the legislation a regulated business. Failure to develop and implement the above Risk Management Strategy is an offence under the Act.

The *Commission for Children and Young People and Child Guardian Regulation 2007* provides that the risk management strategy must address the following:

- a) A statement about commitment to the safety and wellbeing of children and the protection of children from harm;
- b) A code of conduct for interacting with children and young people;
- c) Procedures for recruiting, selecting, training and managing persons engaged or proposed to be engaged by the church, as the procedures relate to the safety and wellbeing of children and the protection of children from harm;
- d) Policies and procedures for handling disclosures or suspicions of harm including reporting guidelines;
- e) A plan for managing breaches of the risk management strategy;
- f) Policies and procedures for compliance with part 6 of the Act⁵, including:
 - (i) Implementing and reviewing the risk management strategy; and
 - (ii) keeping a written record about each person engaged by the operator, including whether that person must apply for a Blue Card, whether the application has been made, and the date of expiry of the Blue Card;
- g) Risk management plans for high risk activities and special events;
- h) Strategies for communication and support, including written information for parents about the risk management strategy and training materials for employees to assist them in identifying risks of harm and handling disclosures or suspicions of harm and outlining the operator's risk management strategy.

The Risk Management Strategy is the overall strategy for ensuring what the CCYPCG considers is to be safe environment for children's ministry in your church. It incorporates the eight elements mentioned above. A Risk Management Plan is a specific plan that the church will put in place to minimise the risk associated with a specific activity.

⁴ CCYPCG Act 2000 definition of "**Harm**" is as per Child Protection Act 1999, Section 9:

- (1) **Harm**, to any child, is any detrimental effect of a significant nature on the child's physical, psychological or emotional wellbeing.
- (2) It is immaterial how the harm is caused.
- (3) Harm can be caused by –
 - a. Physical, psychological or emotional abuse or neglect; or
 - b. Sexual abuse or exploitation.

⁵ *Commission for Children and Young People and Child Guardian Act 2000* (the Act)

Scope of the Policy

It is expected that all Pastors, staff members, Board members (Governance level) and Volunteers within any ACC (Qld) Ministries to Children and Young People comply with these Policies and Key Procedural Elements.

Why have “Policies and Procedures”?

To quote from ACROD (Qld):⁶

“All organisations have policies and procedures that guide how decisions are made and how the work is done in that organisation. Well written policies and procedures increase organisational accountability and transparency and are fundamental to quality assurance and quality improvement programmes.

Even where policies and procedures are not written down they exist, guiding the decisions and determining how people who interact with the organisation are treated. The problem with unwritten policies and procedures is that they are not subject to the usual organisational reviews and accountability processes.”

“Section 99G of the *Commission for Children and Young People and Child Guardian Act 2000*, requires churches involved in providing services or activities to children to have developed and implemented a risk management strategy. Failure to comply with this section is an offence under that Act, and the church, or its officers, can be prosecuted.”

In summary, properly developed and implemented policies and procedures produce an organisation that is consistent, accountable, professional and subject to standard practices.

Code of Conduct

Codes of conduct outline expected minimum standard behaviour in any ministry. There are three Codes⁷ that are relevant to this document.

1. The ACC National Ministers Code of Conduct which is applicable to all ACC Credentialed ministers within Australia
2. The Children's Worker Code of Conduct which does not preclude the above but covers all Children's Workers whether Credentialed or not.
3. The Code of Behaviour for Children/Young People attending the Ministry.

Queensland State Specific Policies and Procedures

Each State and Territory within Australia has laws and practices peculiar to that State. Queensland has a number of these. It is very important that we are aware of these and ensure in the use or adoption of any Interstate documents or initiatives within our Church or Children's/Young People's Ministries that they are scrutinised against our State's laws.

Some of these are:

1. The Children's Worker Blue Card and its requirements
2. Mandatory reporting requirements on abuse

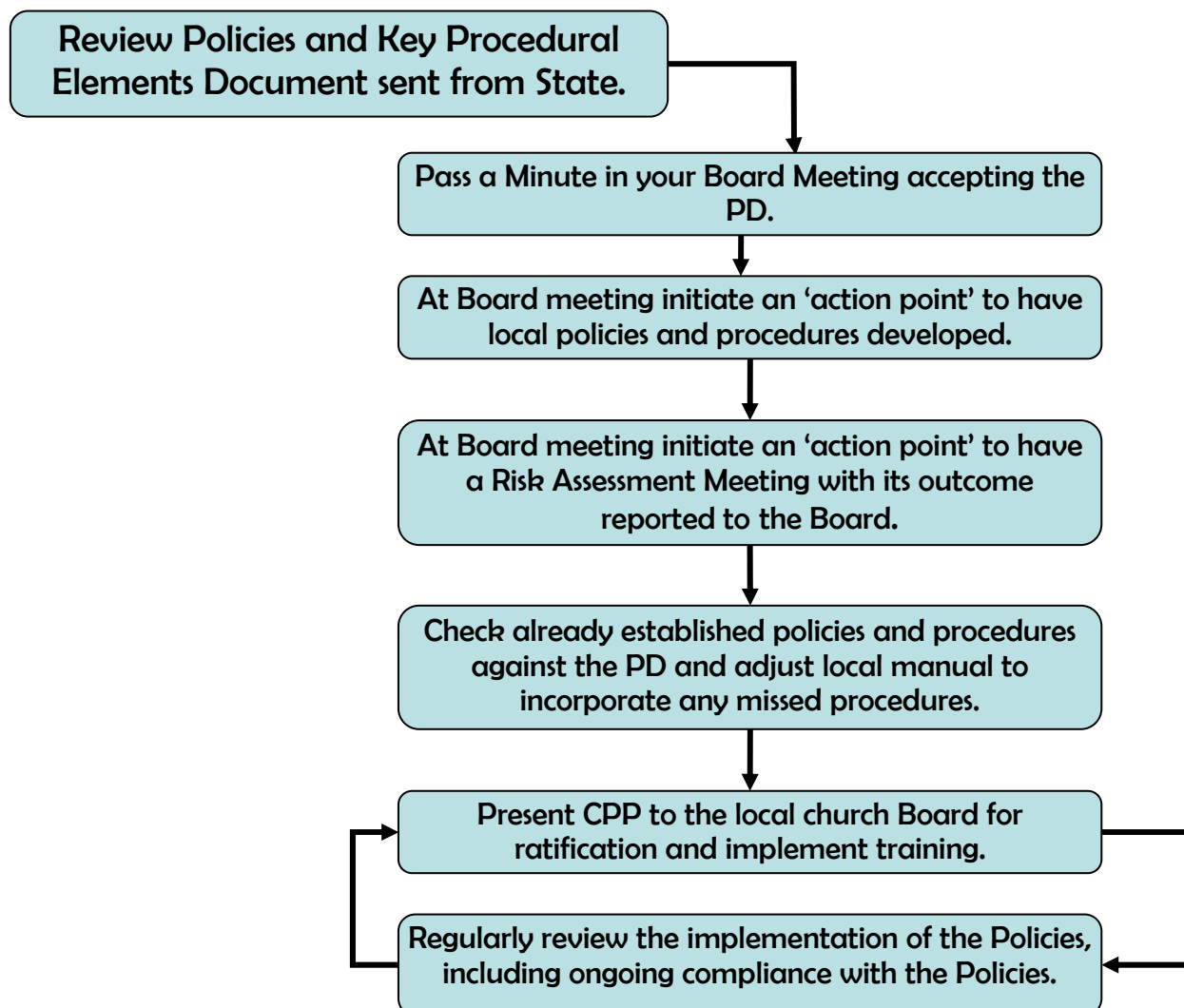
⁶ 'How and when to write policies and procedures' ACROD Qld Division, 1990 www.safework.sa.gov.au

⁷ Information on these codes is found at the end of this document.

3. Reporting agencies and Child Services

Pathway

Below is a pathway to follow when implementing this Policies Document into your local church.⁸



⁸ Key to Pathway Abbreviations

ACC Qld Policy and Key Procedural Elements Document for Children's Ministries and Ministry to young People:

PD is the document sent by the Qld State Executive for you to accept, endorse and use to develop your own Policies and Procedures Manual

ACC Qld Induction and Training Manual for Children's Ministries and Ministry to young People:

ITM is the manual that can be used by the local church to understand the rationale behind the PD and to assist in the development of your local resource. It is not the be all and end all of documents; it contains some explanations, suggestions, templates, examples and 'heads up' on important issues. It is primarily a resource document to help with you developing your own. You don't have to use the examples if you have your own, but check your local procedure and documents abide by the policies and contain the Key Procedural Elements.

Local Church Children's and Young People Ministries Policies and Procedures Manual:

CPP is the Manual the Local Church develops to cover the State Policies and any local Policies and Procedures unique to you local church.

Local Church Policies and Procedures Manual and Local Church Constitution or the LCPP.

This is the general Policies and Procedures your local church's general operation which has been developed by your local church and by which you operate. This will cover areas such as Conflict Resolution, Recruitment, etc. The above documents are subservient to this document except where there are legal and Child Risk factors involved. You may find many of the policies are very similar to your local church ones but with a "kids slant". This is the way it should be.

Church Policy Section

Statement of Commitment

.....<Insert your church name>..... is committed to the safety and wellbeing of all children and young people who use its services. Our workers will treat them with respect and understanding at all times. We are providing a child safe culture where all ages can find and practice their faith. To ensure children and young people are kept safe from harm, the following documents and processes have been developed.

We believe that church should be a caring, nurturing and faith sustaining environment for all and especially for children.

The Bible advocates the need to develop a physically, spiritually and emotionally safe environment for children in which to grow and learn.

Our Children's ministries are established on the premise of a fun, safe and loving environment where children can grow in their faith and find salvation through Jesus Christ.

To achieve this we embrace the outworking of a moral, ethical and legislative role.

The scriptures are full of statements that reflect the value of children to God and therefore to the Church. The following scriptures are a few examples that illustrate this belief:

Ps 10:17, 18
Pr 22:6
Matt 19:14
Mark 9:36, 37
1 Cor 13-16

Policy: Liabilities and Legalities

We agree to ensure we have in place all the correct Insurances, Risk Assessment and Management procedures and trained personnel necessary to offer the programme we are proposing.

Procedural Elements:

1. All Insurances are current and adequate⁹.
2. All workers are skills-qualified and trained for the task they are required to complete.
3. All Risk Management procedures have been applied to the programme.
4. All Workplace Health and Safety issues have had been established and assessed.
5. All policies are implemented and complied with, including regular monitoring of compliance with the policies.
6. All policies and Procedures are available on request.

⁹ ACS provides for our fellowship comprehensive Insurance cover and will assist in all questions regarding insurance matters. Contact phone number: 1800 646 777

Policy: Child Safety and Protection

Children and young people have the right to be emotionally, physically and spiritually safe at all times. As a group of churches we abhor any kind of abuse and take very seriously any incidence of abuse within the church. Children and young people are trusting and vulnerable and therefore the church has a particular responsibility to ensure that reasonable steps have been taken so that children and youth are safe in the church environment and are free from the risk of abuse. It should also ensure that any suspected and known instances of abuse are dealt with consistently and appropriately.

Procedural Elements:

1. All workers will comply with all current Positive Notice Blue Card regulations.
2. All workers will be properly recruited through a set screening process and hold current Blue Cards before undertaking any ministry activities
3. All workers will have appropriate training, both initial and ongoing, in Child protection areas. This will include providing a copy of these policies and the Induction and Training Resource manual.
4. All churches will have in place pathways and procedures to deal with breaches of the policy.
5. All Churches will implement a review of programmes with regard to risk analysis.
6. All churches will develop risk management strategies for all high risk and special activities (see also the Risk Management Policy).
7. All churches should develop supervision strategies for any visitor/parent/guardian that is not covered by the usual screening processes. Visitors should not have access to any activities unless the visitor has a current Blue Card or is a parent/guardian¹⁰ of a child present. Continued presence of the Visitor would also require compliance with the Recruitment and Induction Policies.
8. No visitor to a children's programme can be admitted unless they are clearly identified with visitor badge.
9. All churches should have a Code of Conduct which is agreed to by all workers.
10. All churches should keep an up to date register of all Positive Notice Blue Card holders within their programme. The Register should also include the expiry date of the Blue Cards and a statement defining what employees/workers require Blue Cards.
11. All churches should keep accurate records, registers and information associated with their programme's activities e.g. permissions and indemnity forms, arrival and departure records, relevant medical information, incident reports etc.
12. Records should follow any privacy requirements (see Privacy Policy for who is required to implement this element).
13. Churches should have a process to review and update all Risk Management strategies on a regular basis (not exceeding 12 months). A member, or committee of members, should be established for this purpose, who will report to the Board on implementation and continued compliance with the Policy.
14. All workers are required to notify the Local Church if there is a change in their criminal history (i.e. they are charged or convicted of an offence). Following such notification, the worker will not continue providing services or conducting activities involving children until a further Positive Notice is provided.

¹⁰ "Guardian" is defined in the *Commission for Children and Young People and Child Guardian Act 2000* page 106.

Policy: Recruitment

In Recruitment we agree to recruit people (whether employees or volunteers) to work with children and young persons according to all government recommendations and requirements and also according to any Complimentary Local Church Recruiting Policy.

Procedural Elements:

1. All workers will hold a current "Positive Notice for Child related employment" Blue Card issued by the Commission for Children and Young Persons and Child Guardian (except where legal exemptions apply).
2. All workers will complete satisfactorily an Application Form as designated for their position and undergo a short structured interview and satisfied the role description related to their activity
3. All workers will agree to an Induction process.
4. All workers will commit to training both initial and ongoing.
5. All workers will agree to abide by a Children's/Young Person's "Code of Conduct".
6. All workers will agree to attend any in-service meetings or reviews as designated by the local church.
7. All workers will agree to proceed through a specified screening process.
8. All workers will agree to notify the local church if there is a change in their criminal history (i.e. they are charged or convicted of an offence). (See Child Safety and Protection Policy).

Policy: Induction

We believe that it is important that every worker with children and young persons, (be they employee or volunteer) be prepared before they engage in the task they agree to undertake and that they have opportunity to question and seek further training if required.

Procedural Elements:

1. All workers will undergo a induction process which is covered by a checklist
2. All workers will sign off once they have completed an induction process
3. All workers will read and agree to abide by the Code of Conduct and any complimentary local church requirements regarding behaviour
4. All workers will physically visit the facilities before they commence any activity
5. All workers will have explained to them any communication, reporting and grievance pathways

Policy: Workplace Health and Safety

We believe that it is important children and young persons, employees and volunteers are able to minister in a safe physical environment which includes equipment, buildings and physical space.

Procedural Elements:

1. All areas will be assessed with regard to hazardous substances and registers kept, substances correctly stored and labelled and disposal is conducted responsibly.
2. All electrical equipment is tested and tagged appropriately with all earth leakage breakers installed and working.
3. A regular Workplace Health and Safety audit is conducted and a strategy implemented to address issues arising.
4. A First Aid Kit is provided with its contents listed, stored correctly in a safe and accessible location.
5. General safety principles in the workplace are implemented and monitored.
6. All fire and emergency exits are correctly marked, clear of obstructions and a plan is displayed and clearly visible.
7. A fire drill is held at least yearly and all employees and volunteers are trained in emergency procedures.
8. Noise levels are monitored regularly.
9. All local health codes are adhered to for the preparation, storage and delivery of food.
10. All damaged, unsafe and faulty equipment will be actioned quickly and wisely.
11. All toys, playground and other equipment will be checked regularly to ensure it meets Australian Standards appropriate to the age group.

Policy: Risk Management

We believe that the development and implementation of appropriate risk management strategies is an integral part of creating a safe and fair environment. We agree to undergo a Risk Management process of all Children's/Youth Activities and Special Events that involves the following components: Identification of Risks, Establishing a Strategy to Address Issues, Application, Monitoring, Review and Evaluation.

Procedural Elements:

1. All high risk activities¹¹ and special events, both inside and outside of the Church Premises will be assessed for risk, and a risk management plan prepared in advance, in accordance with this policy.
2. All workers are qualified and trained for the task they are required to complete.
3. All risks once identified will be addressed through a corresponding strategy which will include actions required, person responsible, reasonable time frame for completion and review for completion.
4. All Workplace Health and Safety issues are included in the risk assessment.
5. All workers have agreed to abide by the strategies defined.
6. All necessary forms and documents will be completed and kept for reference.
7. A process for monitoring the execution of the strategy has been put in place.
8. A process of Review and Evaluation is implemented in the appropriate time frame which shall not exceed 12 months.

¹¹ Before embarking on any high risk activity or special event, ensure that the proposed activity is covered by the church Insurance policy. Call ACS Insurance department on 1800 646 777 if you are not sure.

Policy: Breach of Risk Management Strategy

We will action any breach to the Risk Management Strategy and it will be addressed by a developed and documented process governed by a in-church Management team who will undertake investigation of the breach and bring a report to the Church Board regarding the implementation, execution, on-going breach management and review of the church's Risk Management Strategy.

Procedural Elements:

1. A Management team will be established to oversee all aspects of operation of the Strategy.
2. The Management team will meet with the Church Board at least every 6 months with a report on the Strategy and their review of the process.
3. The team will regularly meet to review, identify deficiencies, and assess breach management processes and to make recommendations on how to improve the Strategy.
4. The Church will develop pathways and procedures to deal with breaches of the policy.
5. The Church will establish guidelines for determining the suitability and skills of people who will participate in the Management team.

Policy: Handling Disclosures and Suspicions of Harm

The church considers any case of disclosure or any cases of suspicions of harm to be serious and will be treated in a prompt and professional manner involving pathways and procedures that protect the ongoing safety of the child and the correct investigation of the case. All disclosure or suspicion of harm will be taken seriously and acted upon with the church following any and all reporting requirements as outlined in the ACC National Policy.

Procedural Elements:

1. The Church will develop a pathway and reporting guidelines for handling cases of disclosures and suspicions of harm.
2. All workers will be instructed in the behavioural indicators of abuse and the pathways they should follow to report a disclosure or suspicion.
3. The Church will designate at least one suitably qualified person who will be nominated by the church as the reporter of all cases. It will be their responsibility to report to the Church Board and appropriate Government authorities.
4. Reinstatement of any person for whom a disclosure or suspicion case has been actioned will only occur after all key reporting bodies have given the all clear.
5. The church will develop an appropriate Pastoral Care Programme to assist the victim and family and if appropriate, the offender and/or their family.¹²

¹² Please note this is not required under Queensland law but is recommended as good pastoral care practice.

Policy: Behaviour Management

For the successful execution of any programme where children and young people can practice their faith and enjoy the programmed activities it is important that a standard of behaviour be expected from the participants that provides a safe physical and emotional environment where children can also have a voice as part of their own development.

We believe in the implementation of behaviour management strategies that protect the individual from negative behaviour such as bullying, offensive language and attitudes, racial attitudes, ethnic discrimination, inappropriate touch and other forms of harassment.

Children and youth will be expected to adhere to a behavioural code and any forms of discipline will be in accordance with the law and exhibit understanding and compassion.

Procedural Elements:

1. The Church should develop and implement a Behavioural Management Strategy.
2. The Church should have a process of consultation with parents, leaders and pastors to develop and monitor the setting and implementation of the code.
3. All workers, children and youth will commit to upholding the behavioural code.
4. The church should have pathways and procedures for reporting and dealing with violations of the Behavioural code.
5. All workers will undergo training in understanding managing negative behaviour and the policies and procedures of the church.
6. Parents should sign a form upon registration of a child or youth into your programme to acknowledge they are aware of the code of behaviour and the actions that will be taken if this code is breached.
7. All disciplinary actions should be taken only after consultation with the key stakeholders and according to the agreed behavioural code.

Policy: Volunteers

Volunteers are an integral part of the operation of any Church Children's Ministry and ministry to young persons and we value their sacrificial involvement within our churches. We aim to recruit, supervise and involve volunteers that uphold the Children/Young Persons Workers Code of Conduct, adhere to the practices and beliefs and agree to the policies and procedures of the Ministry inclusive of all necessary Positive Notice Blue Card requirements.

Procedural Elements:

1. Volunteers will be inducted and trained according to the Children's Ministry guidelines so they are aware of their job function, obligations (both legal and other) and any supervisory requirement. During this training, Volunteers will be provided with these policies and the Induction and Training Manual, and their obligations will be explained to them.
2. Volunteers will only be considered once they have successfully completed the Positive Notice Blue Card process.
3. Volunteers will comply with any age restrictions and supervisory requirements as set by the local church.
4. Persons who offer their services in a volunteer role will be assessed based upon consideration of their skills, references, personal characteristics, commitment to the beliefs and guidelines of the local church.
5. Volunteers will understand the reporting structure of the Ministry.
6. Volunteers will agree to abide by all Policies and Procedures outline by the Church.
7. Volunteers affirm that they are volunteering on the basis of personal choice and without expectation of monetary reward.

Policy: Privacy¹³

We believe in the privacy and dignity of the individual and aim only to collect information in an ethical manner that assists in the administering of proper care of the individual, handle information responsibly and store records securely.

Procedural Elements:

1. Personal information is collected and used for the purposes of fulfilling the Church's functions.
2. All documents (electronic or otherwise) used in collecting personal details will contain a Privacy Statement or reference to a Privacy Statement.
3. All communication containing personal details will display a privacy statement or reference to a privacy statement.
4. All records will be stored securely and for the legally required length of time.
5. Access to information will be restricted and designated.
6. Collection of personal details will be done with sensitivity and a level of privacy. Confidentiality will be maintained except when disclosure is authorised by the *Privacy Act 1988*.
7. Confidentiality will be maintained except for cases identified by law that higher authorities are required to be alerted or have access to.
8. All advertising, promotional material, promotional statements and articles inclusive of websites and advertisements should be regularly checked for privacy issues.
9. All photographs and multi media will be approved by the parent before they are taken, distributed or used in promotions.

¹³ If an entity comes within the operation of the *Privacy Act 1988* (whether by choice or compulsion), it will be required to comply with the National Privacy Principles regarding the collection, use, storage and disclosure of personal information.

The *Privacy Act 1988* applies to businesses (including non-profit entities) with an annual turnover of more than \$3 million. However, if the organisation is a contracted service provider for the Commonwealth government (for example, it has been engaged by the Commonwealth government to deliver counselling, welfare, education or job-seeking services to the community), then the *Privacy Act 1988* will apply. Some churches may come within this additional category. If the entity's annual turnover is less than \$3 million, it can still choose to opt-in to the *Privacy Act 1988*. By opting-in to the National Privacy Principles, a church will be committing to best practice regarding Privacy, and enhance its credibility as a result.

However, there is no obligation to make this decision, and the additional impact of compliance with the National Privacy principles should be carefully considered by the Church before making this decision.

A copy of the National Privacy Principles, and an explanatory guideline developed by the Office of the Privacy Commissioner, can be obtained at www.privacy.gov.au. We suggest that you read this information, so that you as a church can make an informed decision before deciding to opt-in to the National Privacy Principles.

Appendix 1: Codes of Conduct

Code of Conduct: For Ministers

See <http://assist.aog.org.au/ministerial+code+of+conduct.page>

Code of Conduct: For Children's Worker

A sample code of conduct for leadership and workers has been given on the AOG Assist website this should be used as a template to develop a Children's Worker Code of Conduct and made specific to your local church situation.

<http://assist.aog.org.au/display+article.page?id=10030&query=Code+of+COnduct>

Code of Conduct: For Children

Although this code is not required under the legislation you may like to develop a code of Conduct for Children that will allow you to address any behaviour that would be unacceptable and detrimental to the activity.

Should you develop a Code you may like to consider including the following elements in that code:

1. A statement on what would be acceptable behaviour of the child.
2. Unacceptable behavioural action: this would consist of returning the child to the parent.
3. Process: discussion with the parent on a behaviour management strategy if the child is to return to the activity.
4. Review: discussion with the parent on the response and progress of the child under the strategy, including a time line.

Possible examples are:

http://www.kids.nsw.gov.au/uploads/documents/develop_kidscodesofconduct.pdf