



SAFEGUARDING CHILDREN AND VULNERABLE ADULTS POLICY

1. POLICY STATEMENT

This policy is made in accordance with Green Hive's vision and mission. Green Hive works directly with children and young adults and vulnerable adults on a range of its projects and programmes and has a responsibility to promote the wellbeing and safety of all people it comes into contact with.

Green Hive believes that it is always unacceptable for a person to experience abuse or neglect of any kind. Green Hive is committed to a practice that protects children and vulnerable adults from harm and recognises its duty to ensure that appropriate action is taken where a child or vulnerable adult is experiencing harm or is at risk of harm.

2. PURPOSE

- To safeguard and promote the wellbeing of the children and vulnerable adults with whom Green Hive works
- To ensure that all employees and others covered by this policy understand the context within which checking with the Disclosure and Barring Service takes place
- To provide all employees with guidance on how they should behave if they suspect that a child or vulnerable adult may be experiencing, or be at risk from abuse or harm.
- To guide employees on how to respond to - and report - concerns
- To ensure compatibility with other Green Hive policies.

3. WHO IS AFFECTED BY THIS POLICY?

This policy applies to all paid employees, seconded staff, trustees, volunteers, mentors, students, agency workers, contract, and unpaid staff working on behalf of Green Hive in any capacity and in any setting. Young members, young people on work experience and any children or young adults involved in the work of Green Hive should be made aware of Green Hive's safeguarding policies and

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procedures. Those with specific communication needs because of language or disability should have access to information in appropriate forms to ensure their understanding.

This policy relates to all children from unborn up to 18 years of age and includes children with whom Green Hive has direct or indirect contact with, for example children known to adults with whom Green Hive works directly.

This policy also relates to vulnerable adults who need to be safeguarded from harm. In project proposals and tenders, Green Hive's Safeguarding policies should be mentioned and attached where appropriate. Project information leaflets for children and vulnerable, parent/carers and local agencies should all have a statement on safeguarding with contact details as appropriate.

4. DEFINITIONS

In chapter 1 of part 2 of the Children (Scotland) Act 1995, a child is defined as someone under the age of 18. Also defined as anyone who has not attained the age of 18 in the Children and Young People (Scotland) Act 2014. Adults aged 18 and over have the potential to be vulnerable (either temporarily or permanently) for a variety of reasons and in different situations. An adult may be vulnerable if he/she:

- Has a learning or physical disability
- Has a physical or mental illness, chronic or otherwise, including an addiction to alcohol or drugs
- Has a reduction in physical or mental capacity
- Is in the receipt of any form of healthcare
- Is detained in custody
- Is receiving community services because of age, health or disability
- Is living in sheltered or residential care home
- Is unable, for any other reason, to protect himself/herself against significant harm or exploitation.

5. LEGAL FRAMEWORK

All staff and volunteers must act within the relevant child protection legislation to safeguard individuals from harm and abuse. Green Hive has an organisational responsibility to ensure that all staff and volunteers are kept aware of their legal responsibilities and duties around safeguarding.

Relevant legislation and policy guidance relevant to Scotland currently includes:

- UN Convention on the Rights of the Child (takes precedence if different to signatory country's law)
- Children Act (Scotland) 1995
- Protecting Children and Young People: The Charter · Children and Young People Act (Scotland) 2014
- Adult Support and Protection (Scotland) Act 2007
- Getting it Right for Every Child (GIRFEC)
- Protection of Vulnerable Groups (Scotland) Act 2007 · Part V of the Police Act 1997
- OSCR strategy and guidance

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- Scottish Governance Code - DRAFT (pdf)
- NCVO Code of Ethics - draft code, in consultation
- SCVO Safeguarding Guidance
- Safer recruitment guidance for social care providers - guidance for all organisations working within the care sector, with relevance to children and vulnerable adult protection in Scotland.
- Equality Act (2010)

Children

In Scotland, there is no legal requirement to report concerns about a child's welfare. The National Guidance for Child Protection in Scotland (2014), published by the Scottish Government, provides the current guidance and a national framework for anyone who could face child protection issues at work, and Green Hive will refer to this guidance as part of their safeguarding duties. The guidance refers to "collective responsibilities" to protect children.

The Children (Scotland) Act 1995 outlines the legislative framework for Scotland's child protection system covering parental responsibilities and rights and the duties and powers local public authorities have for supporting and promoting the safety and welfare of children.

Under Section 29, local authorities have a duty to assess the needs of care leavers up to the age of 26. This is amended by the Children and Young People (Scotland) Act 2014, which focuses on children and young people in planning services to make sure their rights are respected across the public sector.

Adults

Legislation does not place a statutory duty on any individual organisation to report safeguarding concerns about an adult. However, this does not mean we do not have a responsibility and duty to safeguard the wellbeing of adults using our services. Safeguarding is the responsibility of everyone at Green Hive.

The main legislation relevant to the safeguarding of adults in Scotland is the Adult Support and Protection (Scotland) Act 2007. This act puts duties on local authorities and public bodies in relation to adult safeguarding. We will take these duties into account in our work with individuals and support the local authorities to fulfil their statutory duties where possible.

Definitions

Children

In Scotland, a child legally becomes an adult when they turn 16, but statutory guidance which supports the Children and Young People (Scotland) Act 2014 includes all children and young people up to the age of 18. Where concerns are raised about a 16 or 17 year old, agencies may need to refer to the Adult Support and Protection (Scotland) Act 2007, depending on the situation of the young person at risk.

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6. GENERAL PRINCIPLES

Safeguarding relates to the action taken to promote the welfare of children and vulnerable adults and to protect them from harm.

All staff should have a basic awareness of safeguarding issues. This includes:

- Being alert to the possibility of abuse and neglect
- Having enough knowledge to recognise an abusive or potentially abusive event or set of circumstances
- Knowing who in the organisation to raise concerns with
- Being competent to take the appropriate immediate or emergency action.

If any member of staff has any concerns about a child or vulnerable adult they must alert Green Hive's Designated Safeguarding Officer (DSO - the Green Hive Manager) immediately. If the DSO agrees there is grounds for concern, they must take appropriate action to safeguard the child or vulnerable adult. In the absence of the DSO the Chair of the Board should be contacted. Also in the unlikely event of both these individuals not being contactable then the deputy chair should be contacted. **Details of named individuals can be found by contacting Green Hive.**

This may include contacting the relevant local authority social care service or the local police child abuse investigation team. If a child or vulnerable adult is in immediate danger the member of staff who first becomes aware of the danger should dial 999 for the police.

The above may include concerns about a member of staff, a suspicion that a child or vulnerable adult is being abused or neglected, or a suspicion that an activity is taking place that could place a person at risk. If the concern relates to a member of staff, Green Hive's DSO should contact the local authority designated officer (LADO) responsible for providing advice and liaison in such cases.

This is a general guide as the role of the LADO is expected to change, additionally some local authorities will have new multi-agency safeguarding arrangements. In any situation where there is a suspicion of abuse, the welfare needs of the child or vulnerable adult must come first even where there may be a conflict of interest (e.g. where the suspected perpetrator may be a member of staff).

7. WHAT CONSTITUTES ABUSE?

Abuse is a deliberate act of ill-treatment that can harm or is likely to harm a person's safety, wellbeing and development. Abuse can be physical, sexual or emotional. Abuse may not, however, fall easily into these categories and staff/associates are not expected to be experts in the field.

Neglect also constitutes abuse but can be defined as failing to provide or secure a child or vulnerable adult with the basic needs required for physical safety and wellbeing.

Green Hive recognises that a person's welfare is paramount and that all children and vulnerable adults - regardless of age, disability, gender, racial heritage, religious belief and sexual orientation or identity - have the right to protection from all types of harm and abuse. The Equality Act 2010 provides a legal framework of protected characteristics as follows: race, disability, gender, age, sexual orientation, religion or belief, gender reassignment, pregnancy and maternity. Green Hive respects and works with all of these protected characteristics.

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1. Categories of abuse

Children and vulnerable adults can experience abuse in a number of ways. Forms of abuse that may affect children and vulnerable adults include:

- Abuse of trust
- Child sexual exploitation
- Child Trafficking
- Discriminatory abuse
- Domestic violence or abuse
- Emotional Abuse
- Female Genital Mutilation (FGM)
- Financial or material abuse
- Grooming
- Harmful sexual behaviour
- Modern slavery
- Neglect - e.g. 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
- Online abuse
- Organisational or institutional abuse
- Physical Abuse
- Psychological or emotional abuse
- Radicalisation of children or vulnerable adults
- Self-neglect
- Sexual Abuse

These categories can overlap and an abused child or adult often suffers more than one type of abuse. For a fuller list of and explanation of definitions of abuse please refer to the National Guidance for Child protection in Scotland here:

<https://www.gov.scot/publications/national-guidance-child-protection-scotland/>

Disabled children and young people are particularly vulnerable to abuse in any form. Safeguards for disabled children are essentially the same as for non-disabled children. Staff must maintain high standards of practice, remain vigilant to the possibility of a child being abused and minimise situations of risk. All staff must ensure that the children they work with know how to raise concerns, and have access to interpreters/specialist workers and other aids to communication if required. Where there are concerns about the welfare of a disabled child, they should be acted upon in accordance with the procedures set out in this policy. The same thresholds for action apply. Where concerns are raised about a child who has communication difficulties, appropriate support, interpreting services and communication aids must be secured.

8. PROCEDURES FOR SAFEGUARDING CHILDREN AND VULNERABLE ADULTS

8.1. Organisation duties and responsibilities

- Raise awareness of the need to protect children and vulnerable adults and reduce risks to them
- Ensure that staff in contact with children and vulnerable adults have the requisite knowledge, skill and qualifications to carry out their jobs safely and effectively

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- Ensure safe practice when working in partnership with other organisations, in particular that they have in place adequate safeguarding arrangements, including appropriate policies and mechanisms to provide assurance on compliance
- Maintain an organisation that is safe for all staff, children and vulnerable adults and an environment where poor practice is challenged
- Ensure that all staff, associates, volunteers, young people and Board members who will be working with children and vulnerable adults consent to vetting through the Disclosure and Barring Scheme where applicable
- Ensure that when abuse is suspected or disclosed, it is clear what action must be taken
- Ensure that the board of trustees and the Designated Safeguarding Officer are accountable for the effective implementation of this policy
- Ensure that all staff receive copies of safeguarding policies, are trained in their meaning and application and understand their responsibilities.

These procedures are set within the wider context of Green Hive's organisational policy and practice. All of Green Hive's work is underpinned by the values and principles that Green Hive advocates.

8.2. Responsibilities of the Designated Safeguarding Officer

The Designated Safeguarding Officer (DSO) is responsible for ensuring that safeguarding is given high priority within Green Hive. Specific responsibilities include:

- Providing support and advice to managers and all staff on safeguarding matters related to children and vulnerable adults
- Ensuring that all members of staff receive training on child protection and safeguarding as part of their induction, and on an ongoing basis where required
- Managing referrals/cases reported and working with Senior Management to ensure resolutions
- Carrying out referrals to the relevant local authority social care team where abuse of a child or vulnerable adult is reported or suspected
- Referring the matter to the local authority designated officer (LADO) where a member of staff is suspected of abuse
- Maintaining an overview of safeguarding issues and monitoring the implementation of this policy, in conjunction with the board of trustees.

The DSO has responsibility for deciding whether to refer any reported matters onto the police or to the local authority social care service. Where possible, referrals should be made on the same working day and certainly within 24 hours. It is the responsibility of the DSO to decide whether the parents/carers (if applicable) of the child or young person should be informed of the referral.

8.3 Responsibilities of all line managers

Individual line managers are responsible for ensuring staff comply with the expectations set out within this policy. Specific responsibilities include:

- Being the first point of contact for reports of concerns
- Ensuring that all employees and volunteers in regulated roles are subject to DBS checks where applicable.
- Reporting all concerns to the Designated Safeguarding Officer (DSO)
- Providing advice and support to employees reporting disclosures or concerns
- Working with the DSO to resolve issues.
- Ensuring that when working

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8.4. Employee responsibilities

All Green Hive staff have a responsibility to ensure the safety of children and vulnerable adults with whom they work. It is the responsibility of staff to promote good practice and minimise and manage potential risks. All staff – including volunteers, freelance staff and associates - must be aware of the requirements within these procedures.

Action to safeguard:

Green Hive staff have no powers to investigate abuse. Nonetheless all Green Hive staff have a duty to safeguard and promote the welfare of children and/or vulnerable adults and a responsibility to work closely and cooperatively with other agencies in order to achieve this. Staff may have a role as referrers, witnesses or supporters in safeguarding processes.

If a member of staff suspects that a child or vulnerable adult is being harmed by experiencing, or already has experienced, abuse or neglect and/or is likely to suffer harm in the future, they must talk to the Designated Safeguarding Officer. The DSO will agree next steps including making any necessary referrals. If anyone other than the DSO makes a referral, they should inform the DSO as soon as possible.

It is not the responsibility of Green Hive to decide whether or not abuse has taken place. It is the responsibility of staff at Green Hive to act if there is cause for concern, in order that the appropriate agencies can investigate and take any action necessary to protect the young and/or vulnerable adult.

If a member of staff is concerned that a child is in immediate danger, or requires immediate medical treatment, they should call the police and/or emergency medical services on 999 straight away.

9. Safeguarding behaviour

9.1. Code of conduct

Staff and volunteers will demonstrate their understanding and awareness of safeguarding by exhibiting the following behaviours and standards:

You should:

- treat all children and vulnerable adults with respect, and respect their right to personal privacy;
- be aware that a person under the age of 18 is legally a child, even if they look and express themselves like an adult.
- ensure that, whenever possible, there is more than one adult present during activities, or that you are within sight or hearing of others;
- exercise caution when discussing sensitive issues with children or vulnerable adults;
- challenge unacceptable behaviour and report all allegations or suspicions of abuse in accordance with the safeguarding procedure
- take extra care not to make any comments which may be interpreted as sexual in nature.
- keep parents or guardians fully informed of any anticipated activities, as appropriate
- ensure you follow sound recruitment practices and comply with the requirements of the PVG Scheme to help prevent anyone considered to be a risk to children or vulnerable adults from working within the service.

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- offer comfort with words rather than physical contact
- ensure the content of conversations is professional and pertinent to the advice giving process.

In your capacity as a Green Hive staff member or volunteer you should not:

- look after children out of the sight of a parent or carer. For a definition of parent/carer please refer to the national guidelines here: <https://www.gov.scot/publications/national-guidance-child-protection-scotland/>
- visit a child or vulnerable adult in their home unaccompanied – always ensure that a parent or guardian is present.
- spend excessive time (in the context of Green Hive this would for example be the entirety of a working day) alone with a child or vulnerable adult away from others
- transport a child or vulnerable adult in your car unless prior arrangements have been made and approved by the safeguarding lead, or in exceptional circumstances such as a medical emergency.
- allow a child or vulnerable adult into your home unaccompanied.
- engage in sexually provocative games with a child or vulnerable adult
- allow children to use inappropriate language unchallenged.
- physically comfort a child who is distressed
- let allegations that a child or vulnerable adult makes go unchallenged or unrecorded.
- do things of a personal nature for children or vulnerable adult that they can do themselves
- take photographs, videos or record any other images of children without the express permission of their parents or responsible person (including any form of social media, e.g. Facebook, Instagram).

Green Hive staff working with children and/or vulnerable adults may be required to undergo awareness training.

9.2. Website/online safety

Any project that provides service users with direct access to the Internet must have protocols in place to ensure safe use. The Internet is a significant tool in the distribution of indecent photographs and some adults use the Internet to try to establish contact with young and/or vulnerable people to “groom” them for inappropriate or abusive relationships. Green Hive would consider staff involvement in such activities as gross misconduct, which could ultimately lead to dismissal and referral for police investigation.

9.3. Presence on websites and social media

Staff should take care when communicating with others online, particularly when identifying themselves as Green Hive staff members and when in contact with children and vulnerable adults.

9.4. Green Hive staff obtaining and accessing inappropriate text and images (see also Green Hive’s Computer policy)

Many websites contain offensive, obscene or indecent material such as:

- Sexually explicit images and related material
- Advocating of illegal activities
- Advocating intolerance for others.

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Staff members authorised to use the Internet must not download pornographic or other unsuitable material onto Green Hive machines, or distribute such material to others. Green Hive would consider this gross misconduct which could ultimately lead to dismissal and referral for police investigation. In addition users must not place any material on to the Internet that would be considered inappropriate, offensive or disrespectful of others. Disciplinary action will be taken against staff that breach this policy.

Where this is done inadvertently, the user must escape from the website and/or delete the material immediately. They should also report the incident to their line manager, the DSO or the Chair of Trustees Breach of this will be treated as gross misconduct.

Where exemption is required, because of the nature of the work of the member of staff, permission must be given in advance by the line manager, Designated Safeguarding Officer and in consultation with the IT services provider. Children and vulnerable adults should not be given access to such websites.

9.5. Children or vulnerable adults obtaining indecent images or ‘sexting’

If a child or vulnerable adult reports to a member of staff that they have sent, or been sent, indecent images (sometimes referred to as ‘sexting’), they should discuss the concern with the Designated Safeguarding Officer.

The police and children's social care should always be contacted if:

- somebody involved is over the age of 18 or under the age of 13
- there are concerns about the ability to give consent
- the images are extreme or show violence
- the incident is intended to cause physical or emotional harm
- there is reason to believe that the young person has been blackmailed, coerced or groomed.

Details of the incident and the actions taken must be recorded in writing. Staff should avoid looking at the image, video or message in question. If it is on a device belonging to Green Hive, it may need to be isolated so that nobody else can see it. This may involve blocking the network to all users.

10. CONFIDENTIALITY AND SHARING INFORMATION

10.1. Confidentiality and the possible impact on the child or vulnerable adult.

In any work with children and/or vulnerable adults it is important to be clear about confidentiality. Confidentiality and safeguarding should be discussed with children and/or vulnerable adults at the beginning of any piece of work and reminders and information given from time to time, to ensure that they understand the processes and what responsibilities members of staff have. It is absolutely essential to be clear about the limits of confidentiality well before any such matter arises.

While personal information held by professionals and agencies is subject to a legal duty of confidence and should not normally be disclosed without the subject’s consent, it is essential that staff respond quickly where they have concerns or suspicions of abuse. Any concerns about confidentiality should not override the rights of children and/or vulnerable adults at risk of, or suffering, harm. Green Hive’s responsibility for protecting children and vulnerable adults means that, where necessary to protect welfare, it will breach confidentiality to raise concerns.

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Information sharing must be done in a way that is compliant with the General Data Protection Regulation and Data Protection Act 2018, the Human Rights Act 1998 and the common law duty of confidentiality. However, a concern for confidentiality must never be used as a justification for withholding information when it would be in the child or vulnerable adult's best interests to share information.

10.2. Do not promise to keep secrets

Should it become necessary to pass on information shared by another party this decision should always be discussed with the person in question and where possible their cooperation sought beforehand. Explanations of the reasons; processes; likely sequence of events; and who to contact for information or for support should also be provided.

When a child or vulnerable adult makes an allegation of abuse they may hope that the abuse will stop without further enquiries. They may fear the effect this will have on their family and may fear retribution from the abuser. They should be helped to understand why the referral (to the Designated Safeguarding Officer) must be made and what is likely to happen as a result. It is important to reassure the child or vulnerable adult but he/she must not be told that their allegation will be treated in a particular way or that the information will be kept a secret.

A record should be kept of any decision and the reasons for it – whether it is to share information or not. If you decide to share, then record what you have shared, with whom and for what purpose.

10.3. Confidential Record-Keeping

Even if a concern has been discussed with a line manager/ the DSO, it is important that all concerns are properly recorded in writing whether or not further action is taken. Green Hive has a standard Safeguarding Concerns Recording form (see appendix) for recording suspected abuse to help people record relevant information. This form must be used for all concerns and passed as soon as possible to the DSO.

It is important that concerns raised are recorded accurately and in detail. All discussions should end with clear and explicit recorded agreement about who will be taking what action. Where no further action is the outcome the reason for this should be clearly recorded.

Some of the information requested by the form may not be available. Staff should not pursue the questioning of the child or vulnerable adult for this information if it is not given freely. There should be no delay in reporting the matter by waiting for all the information.

In completing the form it is important not to write speculative comments but to stick to the facts. Staff's opinion may be crucial but it should be recorded as an opinion and any evidence stated to support these opinions. Records pertaining to issues of child protection may be accessible to third parties such as Children's Services, Police, the Courts and Solicitors.

Records must be kept in digital form only and kept on file to which access is restricted. Managers have a particular responsibility in maintaining the confidentiality of these records and must ensure that the records, or any information they contain, are made available only to relevant parties. The transfer of information - verbally, through the mail, electronically, etc. - should be done in such a way that confidentiality is maintained.

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On and off-site activities

A Risk Assessment should be carried out at least 48 hours before any activity involving a child and/or vulnerable adult takes place. Safeguarding and Code of Conduct procedures apply whether the activity is on or off-site.

11. SAFE RECRUITMENT

11.1. Recruiting staff

An employer should not knowingly employ someone in a regulated position if they are barred from doing so. Where there is regular contact but not 'regulated' i.e. supervised it is still possible to consider an enhanced criminal records check but this will not include a check of the barred list through the Disclosures and Barring Service (DBS). You must seek advice from HR, whilst also checking the relevant legislation and policy guidance above.

Some roles within Green Hive, whilst not 'regulated positions', may involve working directly with children and/or vulnerable adults. Activities could include (but are not limited to): convening meetings; holding focus groups; and conducting interviews with children and/or vulnerable adults. Where this is the case, the relevant member of staff will be required to have a DBS check carried out prior to commencing any direct work with children and/or vulnerable adults. Where a criminal conviction is disclosed by an applicant or through a DBS check/basic disclosure, the employees' line manager will consider this assessment objectively and, where the assessment indicates that the level of risk is too high to allow the individual to start/continue working in a particular role/activity, the consequences of this for the individual will dependent upon:

- The check concerned
- The reason for the check (that is, check for a new employee, a recheck for an existing employee in their current post or a check for an existing employee in a new post)
- Relevant legislation
- The post concerned
- Whether the individual is suitable for other employment opportunities available within the organisation.

Possible outcomes include amended duties, redeployment, withdrawal of an offer of employment or, where the individual started work before the relevant screening check was completed, dismissal.

Safe recruitment practice of checking work history, identity and explanations for any gaps must be followed for all staff working at Green Hive and partner organisations even if direct contact with children and/or vulnerable adults is not part of their role.

11.2. Supporting staff

It is the responsibility of managers to ensure that the staff they line manage are aware of and understand the procedures and have levels of knowledge and skills commensurate to the level and nature of their direct involvement with children and/or adults.

All staff should:

- be supervised and supported in their work
- work to Green Hive safeguarding procedures which are reviewed and updated as necessary
- receive training in safeguarding at a level appropriate to their work situation

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- be able to raise concerns about poor and dangerous practice through Green Hive’s whistle blowing policy
- have access to personal safety procedures (see shared drive)
- have training and support as required to effectively discharge their responsibilities.

11.3. Allegations against staff

Any suspicion, allegation or actual abuse of a child or vulnerable adult by an employee, trustee, volunteer, mentor, student, agency worker, contract, and unpaid staff must be reported to the Designated Safeguarding Officer and/or to the Manager immediately. Concerns about staff must be treated with the same rigour as other concerns.

If there are concerns that abuse has taken place the DSO will pass this information to the Local Authority Designated Officer for investigation. The DSL will work with the member of staff’s line manager. The DSO and senior managers will also need to refer to the Disciplinary Policy and Procedure and decide whether the member of staff should be suspended pending a full investigation.

If the member of staff is not happy with the response they receive from the DSO, then they should refer to the Green Hive’s Whistle Blowing Policy. There may be instances when a staff member’s performance or conduct when working with children and/or vulnerable adults will lead to Green Hive’s disciplinary procedures being invoked. The Disciplinary Policy is available. The nature of the concern about the staff member’s conduct and or performance will determine how and what disciplinary action is taken.

On occasion, a child or vulnerable adult may abuse another child or vulnerable adult. Safeguarding procedures should be followed in respect of all parties in those situations.

11.4. Reporting a serious safeguarding incident

If any member of staff is involved in an actual or suspected serious safeguarding incident, or if a serious safeguarding incident takes place within any of Green Hive’s workplaces or working context, in addition to following the protocols set out within this policy, it should also be reported to the Charity Commission. It is the responsibility of Trustees to ensure that this takes place.

All suspected or actual safeguarding incidents should be reported to the the Office of the Scottish Charity Regulator by email at: info@oscr.org.uk or via notifiable@oscr.uk

In addition, immediate action should be taken to:

- prevent or minimise any further harm
 - Record the safeguarding concerns in writing (using the form in the Appendix below, stored digitally only in a restricted access file)
- report it to the police, if it is suspected a crime has been committed, and to any other regulators the charity is accountable to
- plan what to say to staff, volunteers, members, the public and the media
- review what happened and prevent it from happening again - this may include strengthening internal controls and procedures, and/or seeking appropriate help from professional advisers.

12. COMPLYING WITH THIS POLICY

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12.1. Expectations of employees

It is important that staff work to a high standard of professional conduct and act with integrity at all times, in order to minimise the risk of abuse from within Green Hive. It is important to create a work environment where the risk of abuse is minimised and children and vulnerable adults feel comfortable and safe (see Green Hive Participation Guidelines). When incidents of abuse are raised or suspected it is important that staff have the necessary information and support and follow the procedures appropriately.

Staff should make sure they have read Green Hive's safeguarding procedures in full. They should highlight and discuss any issues requiring clarification and any training issues with their line manager. Staff should make sure that they have a working knowledge of the different forms of abuse and possible indicators.

All staff should ensure that, when working with children and/or vulnerable adults, all colleagues, volunteers and other staff from partnering organisations have the appropriate employee checks in place which must include a full career history, identity checks and references and adherence to Disclosure & Barring Service (DBS) where applicable.

12.2. Freelance staff and associates

It is the responsibility of the commissioning manager to ensure that these staff are familiar with this document and agree to work within this framework. If there are any concerns with the conduct of freelance staff or associates, these concerns must be raised following the steps outlined in this policy.

13. CONTACT DETAILS

If you suspect that a child or vulnerable adult needs protection or is at risk of abuse, **the FIRST POINT of CONTACT should always be Green Hive's Designated Safeguarding Officer (DSO)** before any external agencies listed below are contacted, unless of course it is a 999 emergency requiring an emergency service such as medical or police intervention.

Designated Safeguarding Officer:

Name Title: Neil Mapes, Green Hive Manager

*In the absence of the DSO staff should contact the Chair of Trustees:

Name Title: Simon Noble, Director and Chair of Trustees

*In the absence of both the DSO and the Chair of trustees being available the Deputy-Chair should be contacted who is currently: Stephen Fuller

Name Title: Stephen Fuller, Deputy Chair

External agencies

NSPCC Child Protection Helpline (24 hours)

To report or discuss concerns about a child's welfare. Tel: 0808 800 5000 or textphone:

0800 056 0566 or email: help@nspcc.org.uk

Child Exploitation and Online Protection Command (CEOP)

Report a concern that a child is being sexually abused or groomed online at

www.ceop.police.uk

14. FURTHER INFORMATION AND GUIDANCE

Document control

Policy Number	1.1	Last reviewed & Approved by Board	12.8.2021
Policy Name	Safeguarding Children and Vulnerable Adults Policy	Date of next review	12.2022

This policy should be read in conjunction with the Green Hive policies and procedures outlined in the staff contracts and employee handbook.

As well as the legislation and policy guidance contained above, the following information sources have been provided to us from Htsi and are a source of further information:

- [Safeguarding policy guide](#)
- [Scottish International Development Alliance](#). Although they have an international focus, the guide adheres closely to Scottish law and has loads of great advice and information highly applicable to Scottish communities too.
- This online [HTSI resource](#) is also useful for safeguarding definitions.

15. POLICY OWNER

The Children and Vulnerable Adults Safeguarding Policy is owned by Green Hive the operating name of Nairn River Enterprise. It will be periodically reviewed and updated to ensure compliance with relevant legislation and internal change. Staff will ensure that each published version of this policy is archived, along with details of when it was in operation.

Document control

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Appendix 1 - Safeguarding Concerns Recording Form

Completed by:	Date completed:	Individual reference number:
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SECTION 1A – Individual DETAILS

Name:	Contact details:	Additional needs or disabilities/ capability issues:
DOB:		
First language:		
Local authority area:		

SECTION 2 – ANYONE RESPONSIBLE FOR the Individual (PARENT, CARER, OTHER)

Name:	Contact details:	Additional needs or disabilities/ capability issues:
First language:		

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SECTION 3 – DETAILS OF THE CONCERN

Is this a Disclosure <input type="checkbox"/> Observation <input type="checkbox"/>	
Date/time and location of the disclosure/observation	
Who raised the concern? Staff member <input type="checkbox"/> Volunteer or activity participant <input type="checkbox"/> Person at risk <input type="checkbox"/> Other (please detail) <input type="checkbox"/>	
What are the concerns specifically? What was seen? What was heard? Please list the facts only.	
Is the individual at risk currently receiving support from social work or other relevant organisation? If Yes, please provide details.	Yes <input type="checkbox"/> No <input type="checkbox"/>

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