Safeguarding Policy for Children and Vulnerable Young Adults

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Inspired by children; challenging injustice
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SECTIONS 1) Introduction and Key Background Information

Childhope supports children and young people who face the worst forms of injustice, violence and abuse in Africa, Asia and South America. We recognise that safeguarding the welfare of children is both an individual and organisational responsibility that extends to both our work in the UK and our overseas programmes. Through our work, we aim to ensure that all those who come into contact with children are aware of the need to protect children and know how to do this more effectively.

Childhope’s Safeguarding Policy is a statement of intent that outlines the organisation’s commitment to safeguard children and vulnerable young adults from harm and makes clear to all what is required in relation to their protection. For simplicity this policy uses the term “children” but the principles, policies and procedures aim to be inclusive and apply equally to the protection of vulnerable young adults.

Through the implementation of this Safeguarding Policy, ChildHope is committed to ensuring that its staff, volunteers, interns and others working on behalf of the organisation prioritise children’s protection and safeguard the best interests of the child at all times.

This policy does not extend to child protection mechanisms in communities where Childhope works as we recognise that our partners are best placed to address the risks of harm that exist within children’s own communities. However, Childhope works closely with partners to ensure that they develop safe organisations and deliver programmes which protect and promote the well-being of the children they work with.

We would like to acknowledge the following organisations from which we have drawn material from their Child Protection Policies: CREATE, Sense International, Setting the Standard/ Keeping Children Safe Coalition, Hope and Homes for Children, Learning for Life, Tearfund, World Vision, SCF UK, Anti Slavery, WarChild, ECPAT Australia, 3rd World Liaison Committee of Development NGOs to the EU.

1.1) Definitions

**Child**
Although we recognise that the legal definition of a child varies in different countries, for the purpose of this policy children are defined as all those under 18 years of age in accordance with the UN Convention on the Rights of the Child.

**Vulnerable Young Adult**
Many of our programmes include work with individuals aged 18-25 years. A vulnerable young adult, for purposes of this policy, is any young person aged 18-25 who may be at additional risk or in need of support due to mental health problems, learning disability, physical disability or other reasons which put them at increased risk of harm and abuse. Our Child Safeguarding Policy aims to be inclusive of both children and vulnerable young adults.

**Safeguarding**
Child safeguarding is defined as actions aimed at:
- Protecting children from all forms of abuse and maltreatment
- Proactive actions to prevent harm
- Promotion of wellbeing by ensuring safe environments

At an organisational level this encompasses the philosophies, policies, standards, guidelines and procedures designed to protect children from both intentional and unintentional harm and steps to promote their welfare.

**Child Protection**
Child protection is a specific element of safeguarding relating to the actions taken to protect a child who is suffering or is likely to suffer significant harm.
Child Abuse
According to the World Health Organisation “child abuse” or “maltreatment” constitutes “all forms of physical and/or emotional ill-treatment, sexual abuse, neglect or negligent treatment or commercial or other exploitation, resulting in actual or potential harm to the child’s health, survival, development or dignity in the context of a relationship of responsibility, trust or power.” (WHO, 1999 Report of the Consultation on Child Abuse Prevention)

Child Harm
Safeguarding children demands attention to all actions which may cause harm to children. This extends beyond actual abuse, to include all action which may cause harm to a child, either intentionally or unintentionally, directly or indirectly.

Harm to children is a complex phenomenon and does not fit easily into set parameters. However, there are a number of agreed categories of harm that form the basis of this policy and the procedures therein. These are:

- **Physical Harm** - Actual or attempted physical injury of a child, inflicted intentionally or knowingly not prevented. This includes, but is not restricted to, punching, slapping, biting, burning, strangling, poisoning, drowning and smothering.

- **Sexual Harm** - The involvement of a child in sexual activity that he or she does not fully comprehend, or for which the child is not developmentally prepared for and is unable to give informed consent to. This includes direct sexual contact through kissing, touching and penetration as well as encouraging children to witness pornography or intercourse. It also includes the sexual exploitation of children through prostitution, trafficking and grooming with harmful intentions.

- **Emotional Harm** - The persistent failure to provide for the child’s basic emotional needs to such a severe extent that it is harmful to the emotional development of the child. This includes repeatedly ignoring or rejecting a child, causing the child to feel frightened and in danger, isolating the child from social contact and degrading and humiliating treatment.

- **Neglect** - The persistent failure to provide for the child’s essential needs, where there is the means to do so, to the extent that impairment to the child’s physical health and development is likely. This includes the failure to provide appropriate clothing, food or shelter; failure to adequately supervise a child and protect them from harm; failure to access appropriate medical care or treatment.

- **Exploitation** - The physical, mental or emotional abuse or neglect of a child for financial or other benefit. This includes commercial sexual exploitation, child trafficking and child labour.

Peer-to-Peer Abuse
Historically, definitions of abuse have been restricted to harm inflicted by an adult. There is increasing recognition, however, that abuse can and does occurs within peer to peer relationships. Bullying is well-recognised internationally but peer on peer abuse can include every type of harm described above, including serious physical and sexual harm.

Direct contact with children
Being in the physical presence of a child or children in the context of the organisation’s work, whether contact is occasional or regular, short or long term.

Indirect contact with children
Includes, but is not limited to, having access to information on children in the context of the organisation’s work, such as children’s names, locations (addresses of individuals or projects), photographs and case studies. It also includes organisations which fund direct work with children as
this also has an impact on children, and therefore confers a safeguarding responsibility upon donor organisations.

**Best Interests of Children**

Article 3 of the UN Convention on the Rights of the Child establishes the best interests of a child as a primary consideration in all actions affecting children. Decisions that affect children should be made based on consideration of their physical, emotional and psychological well-being and the need to prevent harm to them or other children. In assessing what is a child’s best interests, the child’s views must be given due consideration in accordance with their age and understanding. (See Appendix 6 for guidance on how to assess best interests).

**Informed Consent**

Ensuring informed consent involves providing children with the facts, implications and future consequences of any action affecting them. This should be done in a manner appropriate to the child’s age and understanding. This includes, but is not restricted to, ensuring that children understand the ways that their personal information and/or photographs will be used and that they give consent to be involved in project activities (See page 21 for more information on gaining informed consent). Particular care needs to be taken when obtaining consent from children with disabilities to ensure their full understanding.

**1.2) Core Principles and Values**

The following principles underlie all Childhope’s policies and procedures in relation to safeguarding:

- **Child Rights Based Approach**: All actions should take into account and respect the right of the child, as set out in the UN Convention on the Rights of the Child

- **Non-Discrimination**: All children have an equal right to protection irrespective of gender, religion, sexual orientation, disability, language or social background

- **Participation**: ChildHope views all children as principal actors in their own development and proactively seeks to create spaces where children can voice their opinions and make choices. We recognise the resilience and creativity of children and believe that empowering children also promotes their protection. Childhope supports the participation of children in protection issues whilst recognising that this does not absolve adults of their duty of care towards all children.

- **Ownership**: Everyone has a responsibility to prevent harm and promote the well-being of children, even though overseeing policy implementation may be assigned to particular individuals.

- **Confidentiality**: Children have the right to privacy and, where there are concerns, only those who need to know are informed

- **Transparency**: Creation of an aware culture where concerns can be raised openly is critical to preventing abuse and protecting children from harm.

- **Sensitivity**: Harm to children can provoke feelings of discomfort, embarrassment and distress. All issues must be dealt with sensitively, with both staff and children receiving adequate support in the management of concerns.

- **Systemic**: Every child exists within a wider ecological system which includes their family, peers, community, teachers, NGOs, police and other state agencies. Children are best protected by recognising and increasing the strengths and capabilities at every layer of this system rather than working with the child in isolation of their context.
1.3) Why we need a Safeguarding Policy

- **The Legal Basis** - UN Convention of the Rights of the Child provides a comprehensive framework for the protection, provision and participation of all children. In the UK and in most other countries, this convention has been converted into law and places a legal obligation on individuals and organisations to take proactive measures to protect and promote the welfare of children.

- **The Moral Basis** - The children with whom we work are especially vulnerable to abuse and exploitation. Any organisation or individual working for the benefit of these children must pay particular attention to the safeguards that are in place to make sure that they do no put any child at risk or cause them harm.

- **Prevention** - Child abusers seek out organisations with weak communication structures and thrive where secrecy and shame prevail. This can be averted by creating an aware culture where staff, volunteers, contractors and visitors clearly understand the risks that exist to children, are provided with training and support to identify and raise safeguarding concerns and where the potential for abuse can be discussed openly and transparently.

- **Professional Reputation**: Organisations without safeguarding policies and procedures are more vulnerable to false or malicious accusations of abuse. Such allegations, whether founded or unfounded, can destroy an organisation’s reputation and could undermine our entire portfolio of work as well as damaging the reputation of the sector as a whole. For this reason, the Charity Commission require all organisations working with children to implement safeguards and include a child protection or safeguarding policy.

It is important to note that the existence of a Child Safeguarding Policy is not sufficient to keep children safe. The implementation of the procedures and practices contained in this document must be constantly monitored and the organisation must constantly review and develop its practice in this area. Childhope is committed to constantly reviewing its practice and details of the standards and indicators that are used can be found in Section 3.

1.4) Who is bound by the policy?

ChildHope’s CSP applies to:

- All staff
- All trustees
- All volunteers and interns
- All those acting on behalf of ChildHope, such as consultants and trainers
- All those who visit partners’ programmes in the name of ChildHope, such as patrons, donors, corporate sponsors, journalists, supporters.

All the individuals cited above will be expected to read Childhope`s Safeguarding Policy and sign a commitment to adhere to its principles and procedures. In the case of employed staff, this is contained within their contract of employment.

Whenever any of the individuals cited above visit our partner’s programmes, they will also be expected to familiarise themselves with and comply with the partner organisation’s child protection/safeguarding policies and procedures. This may be achieved through reading the local child protection/safeguarding policies which Childhope will maintain on file or via a briefing from the Programme Manager or local staff upon arrival.

1.5) Work with Local Partner Organisations
ChildHope’s Child Safeguarding Policy does not apply to partner organisations as we expect all partners to have their own safeguarding policies and procedures which reflect the local context and legal framework. We do have, however, expect, partners to be aware of our policy and to collaborate closely with ChildHope in all aspects of safeguarding.

The promotion of safe organisations and adequate child protection procedures is one of the main pillars of ChildHope’s development approach. We expect all partners to develop their own child protection and safeguarding policies and procedures and this is a requirement within ChildHope’s Partnership Agreements. Where new partners do not have their own procedures, Childhope will expect new partners to develop a child protection policy within 1 year of becoming a partner and ChildHope will support them to do this.

Childhope will remain in dialogue with partners regarding their child protection and safeguarding procedures and practice. This will allow ChildHope and the partner to identify areas in which Childhope can offer support and capacity building. Progress will be documented in the Partner Development Journey completed during ChildHope’s monitoring visits. In addition, all partners will be asked to provide ChildHope with copies of their latest Child Protection Policies and an annual report regarding child protection cases that have been dealt with during the year.

In the event of persistent poor practice or abuse within a particular organisation, ChildHope may decide to terminate the partnership relationship. However, we will always aim to work alongside partners to improve practice and address concerns before considering a termination of the partnership relationship.

SECTION 2) Recruitment, Training and Support of Personnel

2.1) Recruitment of Staff

ChildHope is committed to good practice in recruitment. We seek to recruit staff who respect and value children and who are committed to the highest standard of personal and professional conduct. This goes beyond simply complying with protocols and legislation, but extends to attempts to ensure that individuals have an appropriate set of personal and professional values and are committed to promoting the safety and well-being of children.

Prior to Interview

- All posts have job descriptions and key selection criteria to improve the likelihood of attracting the right person for the job
- A person specification accompanies each job description and applicants are judged against these criteria to ensure the best candidate for the job is selected
- When advertising vacancies, we inform candidates of our Safeguarding Policy and that commitment to this policy is a condition of employment
- All candidates must fully declare on the application form whether they have any criminal convictions, spent or unspent. A false declaration that results in employment will render the person liable for dismissal without notice.
- Candidates must explain any gaps in employment history

During the Interview:

- Specific questions on safeguarding and child protection will be included in the interview

Offers of Employment:

- A conditional offer of employment will only be made upon receipt of two satisfactory written references. Acceptable references exclude family members and those who have known the applicant personally for under 2 years. Referees will be made aware that employees may have contact with children and will asked to be draw attention to any child protection concerns
they may have. Where concerns are indicated Childhope may also contact referees by telephone for further clarification.

- Once the offer of employment has been accepted and references received, a DBS check will be initiated. Only the Executive Director and Human Resources Manager will know the findings of the DBS and only relevant convictions will be taken into account.
- Staff will not be allowed to visit partner’s programmes until a satisfactory DBS is received.
- Signing a commitment to the Childhope’s Child Safeguarding Policy is a contractual obligation.
- In the case of non-UK citizens where DBS checks cannot be obtained, Childhope reserves the right to call referees to seek further information in relation to the candidate’s practice in relation to children.

2.2) Recruitment of Volunteers & Interns

- All vacancies have descriptions of the tasks and responsibilities for which a placement is advertised.
- A person specification will accompany each role and all candidates have to complete an application form to explain their interest in the post.
- When advertising vacancies, we inform candidates of our Safeguarding Policy and that commitment to this policy is a condition of employment.
- In general, DBS checks will not be conducted for volunteers and interns as they do not have direct contact with children or have access to any sensitive details about children. If a volunteer or intern were to have direct contact with children (through a partner visit or event in the UK) a DBS check would be completed.
- All candidates must fully declare on the application form whether they have any criminal convictions, spent or unspent. A false declaration will result in the offer of a placement being withdrawn or in the termination of a placement if the person has already started.
- All potential volunteers and interns are subject to an interview with at least two members of ChildHope staff.
- A conditional offer of placement will only be made upon receipt of two satisfactory written references. Acceptable references exclude family members and those who have known the applicant personally for under 2 years. If volunteers/interns are unable to provide employment references due to limited work history, they will be asked to provide academic references or references from other volunteer placements.

2.3) Education and Training

ChildHope promotes an environment which encourages opportunities for questioning and learning about child safeguarding issues. This includes:

- Within 1 week of taking up their position, all staff, volunteers and interns will receive a brief introduction to Childhope’s Safeguarding Policy and procedures from a member of the management team.
- Child Safeguarding training will be given to all staff, volunteers and interns within 1 month of taking up their position.
- Safeguarding issues will be discussed in staff appraisals to gauge whether further training, support or supervision is needed.
- Trustees and staff should receive update on child safeguarding at least once a year.
- It is recognised that the topic of child abuse is sensitive and may raise personal issues. ChildHope will provide information on a confidential telephone support service that staff can access for support.
- Staff training needs will be monitored and evaluated regularly by the Designated Safeguarding Officer (DSO) and the Child Safeguarding Working Group.

2.4) Management Structure
Ensuring a safe organisation requires openness and a constant monitoring and oversight of practice. The management structure within Childhope will support this by:

- All staff appraisals will include feedback from staff on whether they feel they need training, support or advice on child protection issues.
- Child Safeguarding is monitored by the SMT via feedback from the Designated Safeguarding Officer and the Partner Heat Map which monitors level of risk within individual partnerships.
- Safeguarding will be included within the development of projects and included in the monitoring visits conducted by Childhope’s programme managers.

In addition, a Designated Safeguarding Officer (DSO) will be appointed who will be responsible for:
  - Promoting awareness and implementation of the policy throughout the organisation.
  - Monitoring implementation of the policy and reporting on developments at SMT and Staff Meetings.
  - The development of child protection training resources as required.
  - Maintaining knowledge of best practice and statutory requirements.
  - Acting as a source of support and information for staff on safeguarding issues.

The name and contact details of the DSO will clearly be displayed in the Childhope office and new staff will be made aware of the role.

The DSO will be supported by the Child Safeguarding Working Group (CSWG). This group will meet quarterly and there will be at least one representative of the Senior Management Team (SMT) on the CSWG. The group will be responsible for:
  - Promoting awareness and implementation of the policy and procedures throughout the organisation.
  - Monitoring implementation of child safeguarding policy and procedures.
  - Reporting on developments at SMT and at staff meetings.
  - Conducting an annual review of safeguarding issues and including findings in the annual report.

In accordance with the UK Charity Commission Guidelines (March 2009), trustees must maintain an oversight of safeguarding within the organisation to ensure that those benefiting from, or working with, the charity are not harmed in any way through contact with it. A Nominated Trustee for Safeguarding will be identified who will be the main point of contact for the Safeguarding Officer and Executive Director in relation to safeguarding issues. The key functions of the Nominated Trustee for Safeguarding will be:
  - To receive and respond to any concerns which relate to the Executive Director.
  - To support the Executive Director in any investigation and decision making in regards to allegations against staff.
  - In collaboration with the Executive Director, to ensure that the Board of Trustees are made aware of any safeguarding concerns/investigations which may affect the reputation and standing of the organisation and provide advice on how these are managed.
  - To report any serious safeguarding incidents involving ChildHope staff to the Charity Commission.

2.5) Safeguards for external personnel not employed by Childhope

Consultants/ Trainers / Journalists / Corporate Sponsors/ Other Visitors
ChildHope does not have its own programme offices or permanent staff based overseas. Although Childhope may request that a partner receive a visit from an external representative, it is the partner who will ultimately determine whether the visit may take place, when this may happen and what contact with children is appropriate. ChildHope cannot and will not seek to influence our partners in this matter.
Where visits are agreed by individuals who are not employed by Childhope but are representing or working on behalf of the organisation, the following safeguards will be put in place:

- Compliance with ChildHope safeguarding procedures is a contractual requirement
- A DBS check would be completed prior to any visit
- Individuals will be asked to read and sign a statement of commitment to Childhope’s CSP.
- Receive a briefing by a member of the ChildHope team prior to departure regarding Childhope’s safeguarding procedures and those of the partner organisation.
- Where photographs, filming, interviews or case studies may be requested, the briefing will thoroughly cover the Guideline for Communications
- During the visit, any individual not employed by Childhope will always be accompanied by a representative of Childhope or the partner organisation when in direct contact with children or when having access to personal information on children
- They will also be expected to comply with any requests made by the partner organisation in regards to safeguarding and child protection
- Any failure to comply with the above will result in an immediate termination of the visit. This will be included in any contract between a Consultant/Trainer and Childhope and will also be stipulated in the statement of commitment to the CSP.

**Chaperones for Children within the UK**

Childhope actively promotes the participation of children and young people but believes that, in general, children’s participation is best developed by working with children within their own environments where they have their own social support structures rather than being confined to one-off events and consultations. Any decision to invite children to attend events in the UK must be based on the best interests of the child with serious consideration given to the impact (both positive and negative) on the child. A risk assessment should be completed prior to any visit to ensure that the child’s needs are adequately prepared for.

If ChildHope undertakes any initiative (whether in a funding or facilitating role) to bring children from overseas to the UK, or together within the UK, ChildHope as well as the individuals entrusted with the direct care of the children will be responsible for ensuring their welfare.

The child / children will be accompanied by a designated chaperone at all times. This individual must:

- Be an employee of the partner organisation and have undergone the relevant recruitment checks (references, police checks etc.). It is Childhope’s responsibility to check this with the partner organisation prior to the visit
- Sign a Statement of Commitment to ChildHope’s policy
- Receive a specific briefing - in relation to the exact circumstances of the project - from ChildHope’s DSO or relevant Partnerships and Programme Manager
- Discuss any additional support they may need during the visit (taking in to account factors such as language, familiarity with the UK etc.) and the relevant Partnerships and Programme Manager must ensure that this support is provided as far as reasonably possible
- Be provided with contact details for 24 hour emergency support within the organisation for the duration of the child / children’s visit, as well as external emergency contact details (e.g. medical).
3. Code of Conduct

A key element of our CSP is ChildHope's Behaviour Code of Conduct. This applies to ChildHope staff and anyone acting on behalf of ChildHope. The guidelines are to be interpreted in the spirit of common sense, with the best interest of the child as the primary consideration.

This Code of Conduct will be prominently displayed in ChildHope’s office, shared with all organisation representatives and ChildHope’s partners. Any breach of the Code of Conduct could result in disciplinary action.

Be Prepared

DO:
- Read the Child Protection or Safeguarding Protocol of the local partner organisation before arriving on a visit
- Ensure that you know who the Designated Safeguarding Officer is within the partner organisation and if this role does not exist, who you should go to with any concerns
- Make an attempt to understand local norms, particularly those around contact between children and adults
- Discuss activity plans with the partner organisation and take their advice about where, when and how to conduct the activities in a safe manner and in a way that puts the children at ease.
- Ensure that you take clothing that is appropriate to the local culture and respects local norms

Interactions with Children

DO:
- Be aware of the power balance between adult and child and avoid actions which exploit this
- Explain clearly what you intend to do at the start of any activity and explain exactly what you plan to do with any information shared
- Give children the opportunity to talk at their own pace.
- Treat all children equally without discrimination on the basis of age, gender, disability, faith, sexuality etc.
- Ensure that children are aware of their right NOT to participate or to withdraw from the activity at any time

AVOID:
- Encouraging close attachments with individual children - your visit is temporary and you cannot maintain contact beyond the visit
- Show favouritism or spend excessive time with one child
- Offer gifts to individual children. If providing a gift is appropriate, it should be given to the group and with the prior agreement of the partner organisation

Avoid being in a risky situation

DO:
- Plan and organize your work, taking in to account and minimizing potential risks
- Ensure that a second adult is present when you are with children, especially if the children are not known to you

AVOID:
- Condoning or participating in behaviour that is illegal and/or unsafe
- Believing “it could never happen to me”
- Being alone with a child where no-one else can see what you are doing
• Taking a child to your home, hotel or to other private spaces

**Your Behaviour**

**DO:**
- Wait for the child to initiate any type of physical contact
- If you are taking notes or recording the session, explain to the group what you are doing and how the information will be used
- Obtain permission before taking photographs
- Wear clothes that are appropriate and respect local norms and culture
- Always provide an example of the good conduct which you wish others to follow

**AVOID:**
- Acting in a way that is, or could be interpreted as, inappropriate or sexually provocative
- Giving assistance in aspects of personal care that a child could do for themselves (e.g. dressing, bathing etc.)
- NEVER hit or physically chastise a child (including using physical restraint to contain behaviour)
- NEVER engage in or allow sexually provocative games with children
- NEVER act or use language which could in any way shame, humiliate or degrade a child

**Personal Use of Social Networks**

**DO**
- Remember that you are personally responsible for the content that you share. **Always** think twice about what you post/share and what implications this will have for ChildHope.
- If you use social networks or blogs for personal use and you have indicated in any way your place of work you must add a disclaimer stating that your opinions on this site are your own. i.e. ‘My tweets are my own and not of the organisation I am connected with.’
- Share information that has been posted on ChildHope social media platforms and shared/retweeted by individuals.
- Inform the Designated Safeguarding Officer or Executive Director if you observe or read uploaded content from another staff member /volunteer which breaches the safeguarding policy

**AVOID**
- Staff and volunteers will **never** post images or stories about beneficiaries via personal social media accounts. Consent is given to ChildHope as an organisation and not to any individual for personal use
- **Never** upload or post any defamatory, obscene, abusive or harmful content.
4. Reporting and Reaction Protocol

ChildHope works through partner organisations and, consequently, the specific reporting and reaction protocols will depend on the particular situation in which the concern arises. Effective response and reaction protocols will depend on the collaboration and shared understanding between Childhope and their partner organisations. For this reason, it is important that local procedures are reviewed prior to visits so reporting protocols are clear and that action can be taken promptly.

Irrespective of the location in which the concerns arise, ChildHope’s representatives are obligated to report any concerns about alleged or suspected harm to the DSO or Executive Director immediately, depending on the nature of the concern (see procedure below). In the event that the concerns relate to the Executive Director, the report must be made to the Nominated Trustee for Safeguarding and the Chair of the Board. Reporting of concerns should take place within 24 hours, allowing for time differences in different countries. Failure to report any observations / reports you have received, however uncertain, could result in disciplinary action.

All allegations should be recorded using the safeguarding reporting forms and e-mailed to Childhope’s Safeguarding mailbox. These records be stored securely with access limited to the DSO, HR & Office Manager and the Executive Director. General safeguarding queries can also be sent to this address and a record will be kept of issues raised and action taken.

4.1 Alleged harm caused, or likely to be caused to a child by a partner organisation’s representative, observed by or reported to a ChildHope representative

If you observe or receive reports that a representative of a partner organisation is behaving in a way that is or is likely to cause harm to a child, this must be reported immediately to the local partner organisation’s Designated Safeguarding Officer. If this post does not exist, your concerns must be reported to the Executive Director or the highest available representative of the organisation.

In such instances, it is not appropriate for ChildHope to respond directly. Suspected harm caused by local staff or representatives must be investigated in the context of local laws, customs and knowledge of the individual. However, Childhope retains a responsibility to promote effective handling of child protection issues within our partner organisations and as such concerns should also be reported to the DSO in ChildHope to inform our work with partners. Details of follow up actions and final outcomes must be monitored by the Programme Manager to ensure an appropriate conclusion.

If it is a child that reports concerns to you, you should:

I. Reassure the child that they were right to report the behaviour

II. Explain that you must share the information to protect their safety and that of other children but that you will take into account how they wish the information to be shared

III. Ask them if they would feel comfortable talking to the partner organisation’s Designated Safeguarding Officer (if any) or a senior representative of the organisation.

IV. If the child does not feel comfortable with either individual, you should explore who they trust to share this information with and give this full consideration. If the report is made to anyone other than the DSO or Executive Director, you must ensure that the report is also shared immediately with these individuals

V. Accompany the child to meet with the relevant person within the partner organisation and ask them if they would like you to remain with them or not.
VI. If they are unable to identify any individual of trust who the child is willing to talk to directly, you must follow these steps:
   a. Do not promise secrecy to the child. Explain that you have to share the information they have provided to keep them and other children safe.
   b. Listen carefully and calmly to them. Ask open questions and be careful to not influence what they are saying by asking leading questions.
   c. Clarify your understanding throughout so that you will be able to later report the incident correctly. Accuracy is paramount in this stage of the procedure so, if necessary, repeat back to the child what you think they have said, to verify accuracy. However, try not to repeat the same questions to the child, as this gives the child the impression that they did not give correct information the first time and that they are not fully believed.
   d. Ask the child what would help them feel safe. Include this within any discussion with the partner organisation and together, take proper steps to ensure the safety of the child.
   e. Let the child know what you are going to do next and that you will let them know what happens.
   f. Do not permit personal doubt to prevent you from reporting the allegation.

VII. Provide a written and verbal report to the partner organisation’s Safeguarding Officer/Executive Director and agree the immediate steps to be taken to ensure the safety and well-being of the child.

VIII. Provide a written and verbal report to ChildHope’s Designated Safeguarding Officer, using the Safeguarding Incident Report form (See Appendix 2)

IX. ChildHope will liaise with partner organisation in regards to whether there is the need to conduct a formal investigation and will provide support and advice throughout the process to ensure that the response is in line with best practice guidance on the management of safeguarding allegations.

X. If ChildHope is concerned that the partner organisation is failing or refusing to address a child protection or safeguarding concern, ChildHope’s Executive Director will raise this with the Partner’s Executive Director of Board of Trustees, where appropriate. If this is insufficient to resolve the issue, ChildHope may reconsider the appropriateness of continuing the partnership.

4.2 Alleged harm caused, or likely to be caused to a child by a ChildHope representative whilst overseas, observed by / reported to a partner organisation

If a partner organisation alerts you to alleged harm caused or likely to be caused by a ChildHope representative whilst overseas, you should report this to ChildHope’s Executive Director who will provide guidance as to the action to be taken.

It is important to remember that the responsibility for safeguarding lies with the organisation and should not be the decision of one individual.

In deciding how to respond, the ChildHope’s Executive Director will:

I. First establish what steps have been taken to ensure the physical and psychological safety of the child and protect the child and others from further harm. This must be the paramount consideration.

II. Discuss the concerns with the partner organisation to agree next steps. Any actions must take into account the local procedures and protocols as well as the mechanisms they have available for ensuring the safety of the child. Legal obligations to inform the police and other agencies in-country must be considered depending on the nature of the concerns.
III. The Executive Director must contact the ChildHope representative immediately to discuss the allegations against them.

IV. If the ChildHope representative is still overseas, the Executive Director will normally instruct the individual to terminate their visit to protect themselves and any others involved. Arrangements will be made for their return to the UK. The ChildHope Executive Director will conduct a debriefing immediately when the ChildHope’s representative has returned (within 1 working day).

V. If a criminal act has been alleged, the police may require the member of staff to remain in country while a full investigation is completed. In this instance, agreements must be made with the Executive Director of the partner organisation in regards to liaising and supporting the staff member whilst in country.

VI. The Nominated Trustee for Safeguarding within Childhope must be made aware of the allegations and the actions being taken to safeguard the welfare of the child and conduct appropriate investigations

VII. The Chair of Trustees should also be informed that an investigation is taking place but they will not be provided with detailed information in order that they can remain independent should an appeal process be necessary

VIII. All the relevant information and actions must be recorded using Childhope’s Safeguarding Incident Report form.

IX. If the incident is considered to be a serious breach of safeguarding protocols, the member of staff will be suspended on full pay pending an investigation. It will be clearly explained that this is not a presumption of guilt but a measure to protect the individual and all others involved.

X. The Executive Director from Childhope will collaborate with the partner organisation to decide the nature and scope of any investigation into the allegations. Given that the incident occurred outside of the UK, it is likely that the partner organisation will take the lead in organising any investigation but this will depend on the capacity and expertise of the organisation in managing safeguarding allegations.

XI. The nature of the investigation will depend on the nature of the concerns, local procedures and legal obligations. Decisions regarding the scope of the investigation and whether this is to be conducted internally or referred to an external agency will be taken within a strategy discussion involving ChildHope, the partner organisation and any other relevant stakeholder.

XII. If the incident is particularly serious, the ChildHope Executive Director should consider visiting the local partner organisation in order to participate more fully in the process and provide support to the partner during the investigation.

XIII. It is imperative that investigations are conducted promptly although the exact duration of the investigation process will depend on the nature of the concerns and the different stakeholders who are involved. ChildHope will monitor the progress of any investigation to try and ensure it is concluded in a timely manner.

XIV. Childhope’s Executive Director will keep the Nominated Trustee updated in regards to progress and will provide them with a copy of the investigation report that has been produced along with recommendations for actions from Childhope.

XV. Parallel to the in country investigation, Children and Families Across Borders (CFAB) should be contacted on 0207 735 8941 to get their advice regarding what actions should be taken in the UK. Where the individual is suspected of abuse of children, CFAB may include contacting Children’s Services and the police in the area where the staff member lives to assess what risk they may pose to children in their area. CFAB will continue to liaise with the relevant organisations and with Childhope while any investigation or follow up actions are being taken in the UK.

XVI. The ChildHope HR Manager will act as the point of contact for the suspended individual. Contact with other staff or those associated with the organisation will not be permitted and they will not be allowed access to organisational data whilst suspended.
XVII. The Nominated Trustee, in conjunction with the Executive Director will decide any further action to be taken by Childhope and will ensure that the Chair of the Board of Trustees is informed of all decisions (Refer to Ramifications of Misconduct below)

4.3 Alleged harm caused, or likely to be caused to a child by a ChildHope representative whilst in the UK, observed by / reported to a ChildHope representative

In most cases, ChildHope does not work directly with children in the UK, but we do come into contact with children in the UK (fund raising and/or awareness raising activity) and there can be instances where children or young people visit the UK with partners.

In the case of concerns arising in the UK, these should be reported to the Executive Director and the above steps followed.

I. First establish what steps have been taken to ensure the physical and psychological safety of the child and protect the child and others from further harm. This must be the paramount consideration.

II. The Executive Director must contact the ChildHope representative immediately to discuss the allegations against the individual.

III. The Executive Director will instruct the individual to terminate any work they are doing with children to protect themselves and any others involved.

IV. If the incident is considered to be a serious breach of safeguarding protocols, the member of staff will be suspended on full pay pending an investigation. It will be clearly explained that this is not a presumption of guilt but a measure to protect the individual and all other involved.

V. The Executive Director will conduct an initial assessment to clarify the facts and establish the level of concern in order to inform decisions about what actions need to be taken. All the relevant information and actions must be recorded using Childhope’s Incident Report form.

VI. The Executive Director will make the Nominated Trustee for Safeguarding aware of the allegations and actions being taken to safeguard the welfare of the child. They will make an initial decision about the appropriate level of investigation and whether this can be conducted internally or requires referral to an external agency.

VII. Where there are concerns that the individual may have abused a child or is a risk to children, the Safeguarding Team within the Local Authority where the incident took place must be contacted to report the incident and the Incident Report Form forwarded to them. They will advise whether the police will be contacted and whether Children’s Services or the police will conduct their own investigation. If a criminal or Children’s Services investigation is to be conducted, Childhope will participate fully in this process and will not conduct its own investigation.

VIII. Where the breach of safeguarding procedures is not deemed sufficiently serious to warrant a referral to Children’s Services or where Children’s Services decide that they will not intervene, Childhope will conduct their own investigation into the incident. This will be conducted by the ChildHope Executive Director.

IX. The Chair of Trustees should be informed that an investigation is taking place but they will not be provided with detailed information in order that they can remain independent should an appeal process be necessary.

X. It is imperative that the investigation are conducted promptly although the exact duration of the investigation process will depend on the nature of the concerns and the different stakeholders who are involved.

XI. The ChildHope HR Manager will act as the point of contact for the suspended individual. Contact with other staff or those associated with the organisation will not be permitted.

XII. The report will be submitted to the Nominated Trustee who will decide any further action to be taken (Refer to Ramifications of Misconduct below)
4.4 Reporting to the Charity Commission

The Charity Commission must be informed of:

- Any incident where the beneficiaries of your charity have been or are being abused or mistreated while under the care of your charity or by someone connected with your charity such as a trustee, member of staff or volunteer
- Any incident where someone has been abused or mistreated and this is connected with the activities of the charity
- Any allegations have been made that such an incident may have happened, regardless of when the alleged abuse or mistreatment took place
- Where there are grounds to suspect that such an incident may have occurred

These requirements relate to ChildHope staff, volunteers, trustees or other representatives (e.g. contractors) and apply irrespective of the location of the incident. They do not apply to concerns raised about the conduct of partner organisations.

The role of the Charity Commission is very limited and focusses on the conduct of the trustees and the steps they take to protect the charity and its beneficiaries now and in the future. They are unlikely to take action as lead responsibility will be assumed by the police and Children’s Services.

The Nominated Trustee for Safeguarding will be responsible for notifying the Charity Commission and will do so in liaison with the Executive Director.

4.5 Support to staff

Arrangements will be made to provide counselling support to those ChildHope representatives who witnessed alleged abuse, are handling the investigation or are the subject of the allegations. All ChildHope staff who have passed their probationary period are automatically signed up to the ChildHope Employee Assistance Programme and are able to make contact on a confidential basis.

4.5 Anonymous allegations

Anonymous allegations are very difficult to act upon as there may be little or no corroborating evidence. ChildHope does not encourage anonymous reporting and will not investigate anonymous allegations that relate to minor breaches of the Child Safeguarding policy.

However, where the concerns raised are of a serious nature, ChildHope has a legal and moral obligation to act. ChildHope will try to respond to the person making the allegation to encourage them to come forward and providing reassurance about the confidentiality measures that will be in place whilst investigating the matter. If the person fails to come forward, ChildHope will undertake initial enquires to ascertain the seriousness and veracity of the allegations. Based on the information gathered, the Executive Director in collaboration with the Nominated Trustee for Safeguarding will decide what further action should be taken.

4.7 Ramifications of Misconduct

If an allegation of harm to a child or of a serious violation of safeguarding procedures is received in relation to an employee or representative of Childhope, the member of staff will be suspended on full pay (staff member) or suspended from all activity / association with ChildHope (trustee, intern, volunteer) pending the outcome of the investigation by the Executive Director. The decision to suspend must be taken by the Executive Director or Nominated Trustee for Safeguarding and is not open to challenge.

Suspension is not a presumption of guilt and as such the matter should remain confidential whilst an investigation is conducted. If a staff member is suspended, personnel within Childhope will simply be informed that the member of staff is unable to attend work without giving any further details. If the investigation results in dismissal, staff will be informed that a breach of safeguarding protocols occurred but no further details will be given to protect the confidentiality of the child or children concerned.
The investigation completed by the Executive Director will be submitted to the Nominated Trustee for Safeguarding who will come to a decision about action to be taken. Decisions from any investigation will be confirmed in writing to the individual concerned.

If it comes to light that acts were committed - whether within or outside the context of ChildHope’s work - which grossly infringes children’s rights, or seriously breaches Safeguarding protocols ChildHope will take immediate disciplinary action which may include:

- Staff - disciplinary action
- Trustees - termination of Board membership
- Volunteers and interns - ending the relationship with ChildHope
- Consultants/Contractors - termination of contract
- Partners - withdrawal of funding/support and ending of the relationship

Acts of a criminal nature will be referred to the police and/or Children’s Services and may result in a criminal investigation and conviction. Where this occurs the police will also notify the DBS and the individual may be barred from future work with children.

When investigating concerns or complaints, the process should always be fair and, where complaints are upheld, the individual will have the right to appeal this decision. In such instances, the individual must write to the Chair of Trustees within 10 days of receiving written confirmation of the complaint outcome, explaining their grounds for appeal. The Chair of Trustees will consider the appeal which will include re-examining the evidence and reports and may include talking directly to staff and others involved. The Chair of Trustees will come to a final decision which will be confirmed in writing within 2 weeks of receiving the appeal. The decision from the appeals process is final.

The media will be dealt with by the Executive Director, guided in their response by the Board of Trustees.

**SECTION 5) Monitoring of Safeguarding Policy & Practice**

The monitoring of the CSP will be coordinated by the DSO with the support of the CS Working Group, guided by the monitoring framework below. Learning from monitoring of CS practice will be shared internally and, where appropriate, with partners and external agencies.

<table>
<thead>
<tr>
<th>Elements of CSP</th>
<th>Objectives</th>
<th>Indicator</th>
<th>Who is responsible?</th>
<th>Source of Evidence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Overall</td>
<td>Written CS policy publicised, promoted and widely distributed</td>
<td>Policy is visible in ChildHope All partners have a copy of the CSP in the appropriate language</td>
<td>DSO</td>
<td>Observation</td>
</tr>
<tr>
<td></td>
<td>Safeguarding Policy reviewed every year</td>
<td>Review process written up Evidence of consultation amongst staff and others</td>
<td>DSO/CSWG</td>
<td>Meeting with staff, feedback in staff appraisals</td>
</tr>
<tr>
<td>Recruitment</td>
<td>DBS/other reference checks have been conducted satisfactorily before post has been offered and are maintained/up to date.</td>
<td>Completed documents are on file</td>
<td>HR Manager</td>
<td>Review of personnel files</td>
</tr>
<tr>
<td></td>
<td>Job adverts include a statement informing applicants of CSP</td>
<td>Job advert</td>
<td>HR Manager</td>
<td>Review job Ad</td>
</tr>
<tr>
<td></td>
<td>Relevant JDs contain specific reference to the responsibilities of the post</td>
<td>JD</td>
<td>HR Manager &amp; DSO</td>
<td>Review JDs</td>
</tr>
<tr>
<td>Headings</td>
<td>Action</td>
<td></td>
<td></td>
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<tr>
<td>----------------------------------------------</td>
<td>---------------------------------------------</td>
<td></td>
<td></td>
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<tr>
<td><strong>holder for implementing and safeguarding policy and procedures</strong></td>
<td>Contract</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Every Staff member has signed a commitment to the CSP in their contract</strong></td>
<td>HR Manager</td>
<td></td>
<td></td>
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</tr>
<tr>
<td><strong>Education and Training</strong></td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td><strong>Staff, interns, volunteers and trustees receive an induction covering safeguarding issues within 1 week of joining CH.</strong></td>
<td>Training Log</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Staff can explain the reporting procedure &amp; understand their responsibilities in regards to safeguarding</td>
<td>HR Manager &amp; DSO, all line managers</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Staff are acting in accordance with behaviour and communication guidelines</strong></td>
<td>HoF, DSO, HR Manager</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Staff are clear on CSP and feel confident in its implementation Observation &amp; feedback regarding staff</td>
<td>Staff Evaluations</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Consultants are given briefings on CH’s CSP in advance of overseas visits</strong></td>
<td>DSO, PPMs</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Consultants are clear about what behaviour is appropriate and inappropriate and how to report any concerns</td>
<td>Feedback from Consultant, partners</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Programme budgets include costs for training and mentoring on safeguarding</strong></td>
<td>Project budgets reflect costs</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Management Structure</strong></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>There is a designated DSO in the organisation responsible for implementing the policy</td>
<td>All staff and children know who is the DSO</td>
<td></td>
<td></td>
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<tr>
<td>HR Manager</td>
<td>Regular staff survey</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Child Safeguarding Working Group is coordinating Policy implementation</td>
<td>Group meets quarterly and reports back on action plan &amp; incorporates new actions/decisions</td>
<td></td>
<td></td>
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<tr>
<td>DSO</td>
<td>Notes from CSWG meetings, action plan</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Staff training and awareness is incorporated into project and organisational evaluation and review and staff appraisals</strong></td>
<td>Evaluation reports, staff appraisal records</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>DSO, PMs, HR Manager</td>
<td>Evaluation TOR, Staff appraisal document</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Safeguarding considered within SMT meetings where issues arise</strong></td>
<td>DSO</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SMT minutes</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td><strong>Safeguarding issues are collated and reviewed annually by CEO &amp; Trustees</strong></td>
<td>DSO, ED, Trustees</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Annual Report, Trustee Meeting Minutes</td>
<td></td>
<td></td>
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<tr>
<td><strong>Behaviour protocols</strong></td>
<td></td>
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</tr>
<tr>
<td>Staff abide by ChildHope’s Behaviour code of conduct which is displayed openly</td>
<td>Staff are clear about appropriate behaviour and have attended training. BCC on office wall.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>DSO</td>
<td>Feedback in staff appraisals, feedback from partners</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Staff and children understand the consequences of breaching the code</strong></td>
<td>Staff are able to explain about the organisation's disciplinary procedures.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>HR Manager</td>
<td>Feedback from staff</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Communication</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Children's 'informed consent' is obtained when being asked for information about them or their photos are taken</td>
<td>Informed consent forms. Children are able to say “No”</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>All staff, overseen by DSO</td>
<td>Forms collected</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The organisation’s publications, written materials, website does not label, degrade or victimise children and does not enable them to be easily identified</td>
<td>Publications, printed material, website follow communications guidelines</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>H of Fundraising &amp; DSO</td>
<td>Review of materials</td>
<td></td>
<td></td>
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</tr>
<tr>
<td><strong>Signed Statement of Commitment for Journalists and other project visitors</strong></td>
<td>Statements of Commitment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>All staff coordinating such visits,</td>
<td>Forms collected</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
visiting a CH project are obtained

<table>
<thead>
<tr>
<th>Reporting and Reaction</th>
<th>Reporting and reaction processes are available to all representatives and include reporting and storing information</th>
<th>These processes are clearly documented and understood by all staff, trustees, interns, volunteers, consultants etc.</th>
<th>DSO, HR Manager, ED</th>
<th>Regular questions to different groups of staff</th>
</tr>
</thead>
<tbody>
<tr>
<td>All reporting and investigation procedures are clearly documented</td>
<td>Relevant documentation</td>
<td>DSO, HR Manager</td>
<td>Reporting flow chart and format displayed in the office</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Ramifications of misconduct</th>
<th>The organisation has clear disciplinary guidelines</th>
<th>Disciplinary guidelines</th>
<th>HR Manager</th>
<th>Review Disciplinary guidelines</th>
</tr>
</thead>
<tbody>
<tr>
<td>Investigations are prompt and follow standardised procedures</td>
<td>Investigation notes are recorded</td>
<td>HR Manager, DSO, ED</td>
<td>Review investigation notes</td>
<td></td>
</tr>
<tr>
<td>HR Manager documents disciplinary action</td>
<td>HR documentation</td>
<td>HR Manager</td>
<td>Review of HR documentation</td>
<td></td>
</tr>
</tbody>
</table>

6 Childhope Communications Guidelines

This document sets out the principles ChildHope UK employs when communicating externally about our work and the work of our partners. It contains general principles for ensuring girls and boys are kept safe at all times, as well as specific guidelines which must be followed by ChildHope staff as well as photographers, film crews and journalists visiting programmes through Childhope. Different countries may have specific laws, protocols or cultural norms which should be understood and adhered to as appropriate.

Case studies and photos are very important tool for raising awareness and help us convey the impact of our work. It must be recognised, however, that harm may be caused to children through the use of words, images and stories, although unintentionally. The rights and dignity of the child must be respected at all times and the best interest of the child maintained as the paramount concern.

6.1 General Guidelines

In communications about children, the following principles apply:

**Dignity**: The child’s dignity must be preserved at all times. Language must not degrade, victimise or shame the child. In images, children should always be dressed appropriately and should never be depicted in any poses that could be interpreted as sexually provocative.

**Accuracy**: The portrayal of children must not be manipulated or sensationalised in any way. Images and stories should provide a balanced depiction of the child’s life and circumstances, balancing negatives with empowering images or showing the progress that children are making.

Communications should avoid making generalisations which do not accurately reflect the nature of the situation and pictures should not be taken and used out of context. Wherever possible, individuals including children, should be able to give their own accounts allowing them to take control of the information and details that are highlighted.

**Privacy**: Information should not be shared that could be used to identify a child or might put them at risk in any way.

Children’s real names will never be used and limited information provided about location to protect children’s privacy. External materials must state “Names of the children have been changed and
photographs are not those of the children written about. All children have given permission for ChildHope to use and share their images and stories”.

Where anonymity is needed to protect the rights and dignity of the child (for example, in demonstrating work with commercially sexually exploited children), faces and all identifying information will be omitted.

Information about a child/children’s life and photographs of children (including information stored on the PC) will be kept in secure files. Access to these should be limited to those that need to use them during the course of their work.

**Equality and Diversity:** Whenever possible we will seek to gather images that show an equal amount of boys and girls, within a spread of ages, abilities and backgrounds. When taking images of children, we will be aware of the stereotypes and issues affecting them and will ensure we do not reinforce or contribute to stereotypes associated with gender, age, ability or background.

**Best Interest of the Child:** In all decisions about the use of images and other media, the best interests of the child will be the paramount consideration.

### 6.2 Informed Consent

**Verbal Consent when taking a Photo**

Informed consent must always be sought before taking any photos or requesting personal information about children’s lives that may then be used in ChildHope materials etc. Informed consent means that children are told how ChildHope may use the information or image and that they are under no obligation to agree to its use. They should also be re-assured that the names, locations and other identifying information will be changed.

When visiting partner programmes, verbal consent will be sought from children and families before taking any photos, videos or case study information. Ideally, local staff should lead on asking for consent as children and families may feel more comfortable to refuse consent when asked by someone that they already know and trust. Informed consent requires that clear information is given about how the image or information may be used - this must always be given even if prior written consent has been obtained.

In all cases, written consent will be required before images or stories can be used. Normally this will be obtained at a later date once images have been selected. This prevents multiple consent forms being completed only for the images not to be used. It also provides time for the child to reflect and gives them an additional opportunity to withdraw their consent should they wish to do so. However, if obtaining consent at a later date is likely to be difficult (e.g. due to the distant location or limited contact with the child/caregiver), the Programme Manager should organise for written consent to be obtained at the time of taking the images.

**Selection of Photos**

On returning from any trips or events, staff must review all photos and delete any unsuitable images e.g. ‘holiday snaps’, blurry images, situation shots that do not provide background to the project/event etc. The chosen images will then be shared with the Fundraising and Communications team who will conduct a second review to check photos comply with the visual identity and are of a good standard for use in publications. Any inappropriate images will be deleted. Where images have been deleted because they show inappropriate images of children, the staff member’s line manager and DSO will be informed so that appropriate action may be taken to address this.

**Written Consent before Use of Images**
Obtaining informed verbal consent is adequate before an image/case study is taken but this must always be supported by signed written consent. Childhope requires consent to be obtained from ALL children irrespective of age. Consent is also required from the child’s parent, legal guardian who must countersign the consent form or, where this is not possible, from the local organisation working with them.

Partners can either use the ChildHope consent form (Appendix 3) translated in to the local language or they can use their own consent form but it must explicitly state that the photos/information may be used by ChildHope as the child should understand that the photos may be used by an organisation they do not know and who works at an international level. ChildHope suggests that partner consent forms state:

“Someone has explained to me that my photos might be used by Childhope. ChildHope tries to help children all over the world and they may use my photos or my story to help people in other countries understand the problems children face and to ask for their help to make things better.”

Where partners are using their own consent forms, ChildHope must have a pro forma copy of the form on file and the Programme Manager should check that the form contains consent for use of images and information by ChildHope. The pro forma copy should be in English but all other signed consent forms can be provided in the local language only.

Once photos have been selected, the image will be sent to the partner organisation who will be asked scan and send a copy of the written consent form for ChildHope’s records. The image may not be used until the written consent has been received.

**Duration of Consent**

Any photos will be saved in a secure folder for use by ChildHope staff for; marketing, publications, social media, reports and other literature. Photos will be kept in this folder for a period of 4 years. After 4 years, photos will be archived, in order to maintain a realistic view of our projects and the children we support and to ensure the ChildHope brand is maintained.

**Sharing of Photos**

The best images from those provided will be selected and shared with both the Programme Manager and the partner organisation. Only those photos with written consent will be shared.

The Programme Manager will print copies of the photos before their next visit and give a copy to the children included in the images. This provides an additional opportunity to confirm how the photos will be used and thank the child for allowing ChildHope to use their images. If it is not possible for the Programme Manager to do this directly, the Partner Organisation should be asked to do this.

ChildHope is happy for partner organisations to use images that have consent for their fundraising and communications purposes.

**6.3 Case studies**

Case studies play an important role in illustrating the challenges faced by children and the impact of Childhope’s work. Equally, many beneficiaries are keen to share stories about the positive changes that have taken place in their lives and it is important to share these successes whilst also protecting the best interests of the child.

Whenever ChildHope wishes to use case studies, the following safeguards will be in place:

**General**

- Written consent will be obtained from the child and their parent/caregiver for the use of their stories and/or any images. If it is not possible to gain consent from the parent/caregiver (e.g.
for separated or orphaned children), a representative from the partner organisation may counter-sign the consent for,

- Where the case study details sensitive information about abuse, violence or trauma - whether in the past or in the present - the content of the case study will be discussed with the DSO to ensure all necessary safeguards are in place.

Narrative Information

- Names of children and their families will always changed. The only exception to the above would be if the story is already in the public domain with the child’s consent (e.g. a child nominated for an award)

- Only limited information about the location will be provided in the case study e.g. the region or city but without mentioning the specific village or district

Images

- It is important that any images accompanying the case study accurately reflect the context but should not put children at risk by identifying their location. Any images used alongside a case study will not contain any landmarks or other detail that may be used to identify the location.

- The child’s image may accompany the case study where consent is obtained and the story illustrates positive success and achievements in the child’s life.

- Where the case study details sensitive information about abuse, violence or trauma - whether in the past or in the present - only images will only be used in which the face of the child and/or their family members of not clearly distinguishable.

6.4 Interviewing Children

Interviewing children requires skills and certain basic principles should be followed to ensure their dignity and their rights of the individual are respected.

Before Interview:

- **Informed Consent:** In relation to interviews, informed consent extends beyond how the information may be used. It includes explaining what subjects are likely to be covered in the interview and clarifying the child’s right to withdraw their consent at any point.

- **Provision of support:** There should be someone else present during the interview who the child is familiar with. Wherever possible, the child should be given a choice regarding who supports them during the interview.

- **Respecting the right to say NO:** Be clear before you start the interview that the child only has to talk if they are comfortable doing so, and they can stop and withdraw their consent at any point.

- **Sensitivity:** If you are likely to talk about potentially unsettling or emotional issues, the child must be aware of and consent given for these subjects being raised. The interviewer needs to pay close attention to the child’s body language and responses and offer to stop the interview if the child appears to be uncomfortable or upset at any point.

- **Gender:** Consider the different needs of boys and girls and whether they would be more comfortable to talk to a man or a woman. Gender must also be considered when deciding what topics may be discussed.

- **Respecting the right to information:** If you are going to take notes, or record the interview in another way, you must explain this to the child and verbally ask their permission to do so.

During the interview:
• **Respect Agreements:** It is not appropriate to delve into new areas that the child has not agreed to talk about. This is a breach of trust and may be harmful to the child.

• **Body language:** Try and ensure that your body language helps to put the child at ease - position yourself on the same level to address power imbalances; make eye contact but don’t stare; smile. Also be aware of the child’s body language and acknowledge that they may be finding things a little difficult or strange - this shows that you are listening and are sensitive to their needs.

• **Style of questioning:** Ask non-leading open ended questions, do not make assumptions or fill in words, or finish sentences. Clarify your understanding if you are not clear and don’t make assumptions.

• **Non Judgemental:** Do not make value judgements regarding children’s responses or impose your values and understanding of the world on children. Be aware that judgements can be conveyed non-verbally and attempt to manage your reactions carefully.

### 6.4 Visits by photographers, film crews, journalists and others

Additional care must be taken when organising visits for external photographers, filming crews, journalists or visitors. In addition to adhering to the above guidelines, the following also applies:

- Journalists, photographers/film crews must be fully briefed before their departure, be given CH’s Safeguarding policy and sign their commitment to adhere to the policy
- Photographers/film crews will be accompanied by a local staff member at all times - the partner will be informed in writing that this is ChildHope’s policy and the written agreement to follow this policy will be secured from the partner
- Children, parents and guardians must be informed about how the film, photograph or story will be used and consent for this obtained. It should be made clear that this is distinct to the consent they have given for use of materials by the local NGO or by Childhope
- Copies of images, film and story should be sent to the partner organisation to be passed on to the children and community.
- In order to protect the confidentiality and privacy of our beneficiaries, Childhope must be notified as to how the photographer intends to use the images or stories. Childhope reserves the right to refuse use if it is felt that, in doing so, we are in breach of our or our partner’s child safeguarding policy.
- If an image is to be used by another organisation, approval must be sought from Childhope prior to use and where possible the image must be credited to Childhope/ Photographer’s Name with an appropriate caption.

### 6.5 Use of personal social networks

ChildHope understands that increasingly, individuals use social networks in their personal lives and that individuals may feel a desire to share their experiences on social media, especially when visiting a project. Social networks refers to any personal online platform including but not restricted to; Facebook, Twitter, Instagram, personal blog, YouTube, Flickr etc.

Sharing photos or stories online can have an impact on how ChildHope is viewed externally and for the children in the images and safeguards need to be put in place, to ensure that any social networking activity reflects our commitment to Child Safeguarding and ChildHope’s core values.

- Staff and volunteers will never post images or stories about beneficiaries via personal social media accounts. Consent is given to ChildHope as an organisation and not to any individual for personal use
- Staff and volunteers may share any information that has been posted on ChildHope social media platforms
- If you use social networks or blogs for personal use and you have indicated in any way your place of work you must add a disclaimer stating that your opinions on this site are your own. i.e. ‘My tweets are my own and not of the organisation I am connected with.’
- Individuals are personally responsible for the content that they share. **Always** think twice about what you post and share and how it what implications this will have for ChildHope. **Never** upload or post any defamatory, obscene, abusive or harmful content.

- Staff and volunteers must inform the Designated Safeguarding Officer or Executive Director if they observe or read uploaded content from another ChildHope representative which breaches the safeguarding policy.
Recognising indications of potential abuse is complex and there is no simple checklist which allows easy recognition. There are potential warning signs that you can be alert to but they should be assessed with care. It should not be automatically assumed that abuse is occurring. Equally, however, it is important not to dismiss your concerns or ignore any signs of abuse - these should be discussed with the DSO as soon as possible to help decide the most appropriate course of action.

**Possible signs of physical abuse:**
- Bruises, burns, sprains, dislocations, bites, cuts
- Improbable excuses given to explain injuries
- Refusal to discuss injuries
- Withdrawal from physical contact
- Arms and legs kept covered in hot weather
- Unwillingness to participate in physical activities that may involve undressing, e.g. sports
- Fear of returning home or of parents being contacted
- Showing wariness or distrust of adults
- Self-destructive tendencies
- Being aggressive towards others
- Being very passive and compliant
- Chronic running away

**Possible signs of neglect:**
- Frequent hunger
- Taking scraps of food from bins or plates, or stealing food
- Poor personal hygiene
- Constant tiredness
- Inappropriate clothing, e.g. summer clothes in winter
- Frequent lateness or non-attendance at school
- Untreated medical problems
- Low self-esteem
- Poor social relationships
- Compulsive stealing
- Drug or alcohol abuse

**Possible signs of emotional abuse:**
- Physical, cognitive or emotional development is delayed
- Highly anxious
- Showing delayed speech or sudden speech disorder
- Fear of new situations
- Low self-esteem
- Inappropriate emotional responses to situations
- Extreme passivity or aggression
- Drug or alcohol abuse
- Chronic running away
- Compulsive stealing

**Possible signs of sexual abuse:**
- Age inappropriate sexualised behaviour or highly sexualised language
- Bed wetting or soiling
- Anal or genital soreness
- Sleep problems
- Fear of being with adults
- Promiscuity
- Extreme risk taking in adolescents

**Possible signs of concern regarding adult behaviour:**
- A person in whose presence the behaviour of a child significantly changes such as becoming withdrawn, fearful, distressed or agitated
- Asking a child to lie or keep secrets
- Breaches of the organisation’s Code of Conduct / behavioural protocols
- Initiating private contact with a child, in person or by e-mail or telephone
APPENDIX 2: Safeguarding Report Form

If you have knowledge that a child might be at risk of harm, please complete this form to the best of your knowledge. Please note that child protection concerns must be reported directly to the DSO immediately (preferably within the same working day) - depending on the urgency, you may wish to complete this form before contacting the DSO or you may wish to complete the report afterwards. For confidentiality reasons, the report should be written and signed solely by you. It should only be sent only to the DSO. It will be held in a safe and secure place and treated in the strictest confidence.

1. About You

Your name: ____________________________________________________
Your job title: ___________________________________________________
Workplace: _____________________________________________________
Nature of your contact with the child: ______________________________
Contact details: Tel: ____________________________________________
                E-mail: _____________________________________________

2. About the Child

Child’s name: __________________________________________________
Child’s gender: _________________________________________________
Child’s age: ___________________________________________________
Child’s address: ________________________________________________
Child’s guardians: _____________________________________________

3. About your Concern

Was the abuse:

☐ Observed by you    ☐ Suspected    ☐ Disclosed by someone else

If the concern was shared by someone else, please state who and their relationship to the child:
_________________________________________________________________

Date of the alleged incident: ________________________________
Time of the alleged incident: ________________________________
Location of the alleged incident: _____________________________
Name of alleged perpetrator: _________________________________
Nature of the allegation: _________________________________
Your personal observations *(visible injuries, child’s emotional state, etc.)* [N.B. Make a clear distinction between what is fact and what is opinion or hearsay]

Exactly what the child or other source said to you [if relevant] and how you responded to him or her: [Do not lead the child. Record actual details]

Any other information not previously covered:

Were there any other children/people involved in the alleged incident? ______________________

Are any other children at risk of harm? ______________________

Action Taken by You:

Signed: ___________________________________________

Date: _____________________________________________
APPENDIX 3: Consent Forms for use of information and photos

**ChildHope Consent Form**

My name is ........................................................................................................

Someone has explained to me that ChildHope tries to help children all over world. They work with .............................................. (name of partner) to help children here in .................................................. (name of country).

I understand that ChildHope listens to children’s stories about their lives. They may take photos & videos to help people in other countries understand the problems children face and to ask for their help to make things better

I am happy ChildHope to take my photo and share my story

I understand that this might appear on their website or in reports and materials they might create

But I know that ChildHope will change my name and other details so no-one knows it is about me

I know I can change my mind at any time and ask them to stop and not use my photos or any information about me. After 5 years, ChildHope stop using the images they have taken of me.

If we decide to use a photo with you in it, we will provide you with a copy of that photo.

Signed:.................................................................(Child) Date:......................
Signed:.................................................................(Parent/Guardian) Date:......................

ONE COPY TO BE KEPT BY GUARDIAN / PARENT/ CHILD
ONE COPY TO BE KEPT BY PARTNER ORGANISATION & SHARED WITH CHILDHOPE UPON REQUEST
APPENDIX 4: Statement of Commitment to Safeguarding

ChildHope Statement of Commitment to Safeguarding

“I, ______[name]__________, have read and understood the standards and guidelines outlined in this Child Safeguarding Policy. I agree with the principles contained therein and agree to implement and promote the procedures and practices contained within this document while working or associated with ChildHope.

_____________________________
(Print name)

_____________________________
(Job title / role)

_____________________________
(Signature)

_____________________________
(Date)
APPENDIX 5: Guiding Questions for determining the Best Interests of Children

- **What immediate actions should be taken to prevent further harm?**
  - If the child is left in the same environment, will they be exposed to risk of further harm? (e.g. further abuse or harm, persecution by staff or children who feel loyal to the alleged abuser, condemned by parents who think it has brought shame / will lead to loss of benefits, potential for child to self-harm without adequate supervision)
  - Can additional safeguards be put in place to maintain the child in the current environment whilst protecting their safety and wellbeing? (e.g. increased supervision, removal of abuser, creation of emergency action plans. Police protection)
  - How can the child be protected from contact with the alleged abuser?
  - What harm may be caused to the child through removing them from their current environment? (e.g. emotional distress, damage to relationships, stigma within the family or community, safety/potential risks in alternative environments being considered)
  - What capacity is there to provide alternative accommodation or additional services (e.g. temporary shelter to a street child, increased supervision within a centre, more frequent visits to child living in the community)?
  - Should one named person be designated to support the child where there are concerns for their welfare?

- **To what extent should actions be determined by the wishes of the child, based on the concept of evolving capacities?**
  - Does the child currently have the ability to fully understand what has happened and the risks to their safety that may exist?
  - Can the child understand alternatives choices of action, express a preference, articulate concerns and ask relevant questions?
  - Does the child currently have the ability to assess the potential for benefit, risk and harm of different courses of action, in the short and long term?
  - Is the child able to think through the issues for themselves and make choices without coercion or manipulation from others?

- **Who else should be notified?**
  - If the incident is reported to the police, will the child be exposed to risk of further harm? (e.g. stigmatised, exploited because heightened vulnerability, undignified treatment by police who lack knowledge and attitude to respond appropriately to sexual and gender-based violence cases, loss of control over child’s wellbeing once police involved etc.)
  - What are the legal requirements regarding reporting and reaction to this form of abuse?
    - If the organisation does not report to the police, does this put at risk their other operations which aim to protect children?
  - Is the child under the care of a parent or guardian in the community? Can this person offer protection and support to the child or would their reaction present greater risk to the child? How can these risks be minimised?
  - Are there members of the extended family who can provide support/protection?
  - What referrals should be made to additional support services and to ensure that the child receives appropriate medical treatment, including counselling?

- **What actions should be taken to prevent future harm?**
  - What can be done to maintain normal healthy routines for the child? (e.g. continue to be among peers and family, continue to access education, continue to play)
  - What steps need to be taken to keep the information confidential and maintain child’s anonymity as far as possible?
  - What support does the child, their parents, family or other concerned adults (e.g. teachers) need in order to ensure the child’s safety and well-being?
  - Do other representatives of the organisation need training / re-training on safeguarding and appropriate conduct?
  - Do children need sensitising on how to protect themselves and how to report concerns?
4.1 – Alleged harm caused, or likely to be caused to a child by a partner organisation’s representative, observed by or reported to a ChildHope representative

**APPENDIX 6: Reporting Flowchart**

1. Allegation of harm reported to ChildHope representative
   - Action to be taken immediately
   - Information shared with partner’s DSO or Executive Director
     - Childhope’s DSO to be informed within 24hrs
     - ChildHope incident report completed and sent to ChildHope’s DSO
   - Steps taken to ensure safety and welfare of the child
     - Partner conducts investigation according to local procedures
       - Programmes & Partnership Manager (PPM) monitors follow-up by partner and outcome of the case
       - Outcome reported by PPM to ChildHope’s DSO so it is incorporated in ChildHope’s safeguarding monitoring and impact evaluations
4.2 – Alleged harm caused, or likely to be caused to a child by a ChildHope representative whilst overseas, observed by/reported to a partner organisation

- Alleged harm caused by ChildHope representative reported whilst overseas
  - Reported IMMEDIATELY to DSO or Executive Director of partner organisation
  - Steps taken to ensure welfare of child
- Incident Report completed by staff member receiving allegation & sent to Executive Director
- Nominated Trustee & Chair of Trustees informed by Executive Director
- ChildHope Executive Director informed immediately

**Decision regarding who leads the**

- If CH leads:
  - Executive Director investigate complaint in 10 days
  - Report submitted to Nominated Trustee who decides action
- If partner leads:
  - Investigation conducted in line with local procedures. CH kept informed
  - Outcome of investigation shared with Nominated Trustee who decides actions

Where allegations are of a serious nature and a criminal act may have been committed

- **UK**
  - Member of staff suspended pending investigation
  - Children and families across borders contacted to discuss case
  - Liaison with Children’s Service and Police in UK depending on seriousness of allegation
- **Local**
  - Local police informed and local procedures followed
  - Nominated Trustee notifies the Charity Commission of the allegation and actions taken
4.3 – Alleged harm caused, or likely to be caused to a child by a ChildHope representative whilst in the UK, observed by/reported to a ChildHope representative

Allegation of harm caused by ChildHope representative

→

Allegation reported to ChildHope’s Executive Director

→

Nominated trustee for Safeguarding and Chair of Trustees informed

→

ChildHope incident report completed by Executive Director

→

Is breach of protocol serious?

→

Yes

→

Member of staff suspended pending investigation

→

Local Child Safeguarding Team (Children’s Social Services) contacted to discuss case

→

Children’s Services decide whether action is needed

→

Yes

→

Children’s Services and Police conduct investigation, ChildHope supports this as required

→

Children’s Services and Police determine action to be taken

→

No

→

Executive Director conducts investigation within 10 working days

→

Report submitted to Nominated Trustee for Safeguarding who decides action

→

Nominated Trustee notifies the Charity Commission of the allegation and actions taken

→

Executive Director conducts investigation within 10 working days

→

Investigation Report submitted to Nominated Trustee for Safeguarding who decides action
### APPENDIX 7: KEY CONTACT INFORMATION

<table>
<thead>
<tr>
<th><strong>CHILDHOPE</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>DESIGNATED SAFEGUARDING OFFICER</strong></td>
</tr>
<tr>
<td>Karen Walker-Simpson</td>
</tr>
<tr>
<td><strong>Office:</strong> 0207 065 0966</td>
</tr>
<tr>
<td><strong>E-mail:</strong> <a href="mailto:karen@childhope.org.uk">karen@childhope.org.uk</a></td>
</tr>
<tr>
<td><strong>E-mail for Confidential Safeguarding Matters:</strong> <a href="mailto:safeguarding@childhope.org.uk">safeguarding@childhope.org.uk</a></td>
</tr>
<tr>
<td><strong>EXECUTIVE DIRECTOR</strong></td>
</tr>
<tr>
<td>Jill Healey</td>
</tr>
<tr>
<td><strong>Office:</strong> 0207 065 0960</td>
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<tr>
<td><strong>E-mail:</strong> <a href="mailto:jill@childhope.org.uk">jill@childhope.org.uk</a></td>
</tr>
<tr>
<td><strong>NOMINATED TRUSTEE FOR SAFEGUARDING</strong></td>
</tr>
<tr>
<td>Laverne Antrobus</td>
</tr>
<tr>
<td><strong>Mobile:</strong> 07944 976 792</td>
</tr>
<tr>
<td><strong>E-mail:</strong> <a href="mailto:LAntrobus@tavi-port.nhs.uk">LAntrobus@tavi-port.nhs.uk</a></td>
</tr>
</tbody>
</table>

### EXTERNAL AGENCIES

| **KEEPING CHILDREN SAFE COALITION** |
| Childhope is a member of the Coalition and may contact KCS for advice over aspects of our procedures |
| **Tel:** 0207 250 8325 |
| **Nominated Trustee:** Aneeta Williams |

| **CHILDREN & FAMILIES ACROSS BORDERS** |
| Free and confidential Advice and Information Helpline for enquiries concerning children and family welfare matters and cross international borders. |
| **Tel:** 0207 735 8941 |
| **E-mail:** [info@cfab.org.uk](mailto:info@cfab.org.uk) |
| **Website:** [www.cfab.org.uk](http://www.cfab.org.uk) |

| **NSPCC HELPLINE** |
| To report concerns or get advice and support regarding safeguarding based. Only works on UK based cases. Open 24hrs a day, 365 days a year |
| **Tel:** 0808 800 5000 | **Text:** 88858 |
| **E-mail:** [help@nspcc.org.uk](mailto:help@nspcc.org.uk) |
| **Website:** [www.nspcc.org.uk/reportconcern](http://www.nspcc.org.uk/reportconcern) |

| **CHILDLINE** |
| Confidential counselling and advice for children |
| **Tel:** 0800 11 11 |
| **Website:** [www.childline.org.uk](http://www.childline.org.uk) |

| **POLICE & AMBULANCE (EMERGENCY ONLY)** |
| **Tel:** 999 |