**Special Olympics Great Britain: Children Protection Policy**

Protecting children from abuse of any kind is a high priority for everyone involved in any capacity with Special Olympics GB. This policy sets out how all staff (paid or unpaid), athletes and unified partners should recognise and respond to allegations of abuse of children.

Whilst local authorities play a lead role, safeguarding children and protecting them from harm is everyone’s responsibility. Everyone who comes into contact with children has a role to play by:

- Protecting children from maltreatment
- Preventing impairment of children’s health or development
- Ensuring that children grow up in circumstances consistent with the provision of safe and effective care
- Taking action to enable all children to have the best outcomes

1. **Key Responsibilities**

Everyone who comes into contact with children has three main responsibilities:

1.1 **Responsibility to Protect**

Protect children¹ from abuse:

- Follow examples of good practice and the relevant Special Olympics GB Staff, Athlete and Coaches Codes of Conduct in dealing with children
- Be open and clear about what Special Olympics GB does to avoid abuse and neglect by making sure that everyone involved with a Special Olympics GB programme² knows that there are policies and procedures in use and make copies available to them on the SOGB Website Resources Section.

1.2 **Responsibility to Act**

Please refer to Appendix A herein for the legal framework overview for England & Wales

Prevent potential further abuse:

- Always report allegations or suspicions of abuse to the appropriate authorities. (See appendix B: flowchart)
- Where possible take immediate action to minimise the risk of further abuse (See appendix B: flowchart)
- A large number of areas have a MASH where the police, social care, health services, education and youth offending teams are working together to safeguard children. [https://www.gov.uk/report-child-abuse-to-local-council](https://www.gov.uk/report-child-abuse-to-local-council) In areas where there is not a MASH referrals are made to Children’s Social Care in the area where the child lives.

1.3 **Responsibility to Record and Preserve Evidence**

- Always write down details of conversations, incidents and action taken (See Appendix C: Safeguarding & Welfare Incident Reporting Form & Body Map)
- Special Olympics GB does not undertake Child protection investigations (Section 47, Children Act 1989) – Statutory agencies (police, social care and the NSPCCC) undertake this role. Therefore you must NOT investigate an allegation of abuse.
- Remember to maintain confidentiality on a need to know basis – only if it will protect the child or vulnerable adult. Do not discuss this incident with anyone other than those who need to know.

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¹ Athletes, Unified Partners and Volunteers
² Home Country, Region, Club and Network
2. Recognising Abuse or Neglect – Definitions

2.1 Safeguarding and promoting the welfare of children
The process of protecting children, including safeguarding from abuse or neglect, preventing impairment of their health and development, and securing that they grow up in circumstances consistent with the provision of safe and effective care, that enables children to have optimum life chances and enter childhood successfully.

2.2 Child Protection
The process of protecting individual children identified as suffering, or at risk of suffering, significant harm as a result of abuse or neglect.

2.3 Child
Anyone who has not yet reached their 18th birthday. It can also include a person aged 18, 19 or 20 who has been looked after by the Local Authority after they turned 16 years old or has an intellectual disability. There are separate safeguarding adults procedures that protect people aged 18 or over. (As defined in Working Together to Safeguard Children 2015)

2.4 Children can be identified as having increased vulnerability in a variety of settings and under a number of different circumstances, as follows:
- Disabled children (physical, emotional, intellectual disabilities etc.)
- Sick children in a hospital setting, hospice or a children’s home
- Children who deliberately self-harm or take risks
- Children in families where domestic violence/abuse is present
- Children at risk of Honour Violence
- Children in families where drug/alcohol use is affecting parenting
- Children in families where parents/guardians/carer have mental health issues/learning difficulties/problems coping with parenthood
- Children growing up with parents in prison
- Children in families where the child is a “young carer” for a parent/guardian/carer who is physically/mentally ill or disabled
- Children who are primary carers of younger children
- Looked after children
- Children living in un-registered private fostering arrangements
- Children who are bullied or abused by a peer
- Children of young/unsupported parents
- Children living in poverty/poor housing
- Children who change address, school and/or carers frequently
- Children missing education
- Children who are disadvantaged on the grounds of race, religion or ethnicity
- Children at risk of Female Genital Mutilation (FGM)
- Children at risk of Radicalisation or Violent Extremism
- Children at risk of misuse of technology
- Children who are trafficked
- Children whose first language is not English
- Children at risk of sexual exploitation

3. Abuse

What is child abuse?
Child abuse falls into one or more of four categories: physical abuse, emotional abuse, sexual abuse and neglect.

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

3.2 Emotional Abuse
Emotional abuse is the persistent emotional ill treatment of a child such as to cause severe and persistent effects on the child’s emotional development, and may involve:

- Conveying to a child that s/he is worthless, unloved, inadequate, or valued only insofar as s/he meets the needs of another person
- Imposing developmentally inappropriate expectations e.g. interactions beyond the child’s developmental capability, overprotection, limitation of exploration and learning, preventing the child from participation in normal social interaction
- Causing a child to feel frightened or in danger e.g. witnessing domestic violence, seeing or hearing the ill treatment of another
- Exploitation or corruption of a child
- Some level of emotional abuse is involved in most types of ill treatment of children, though emotional abuse may occur alone

3.3 Sexual abuse/sexual exploitation
Sexual abuse involves forcing or enticing a child to take part in sexual activities, including prostitution/exploitation, whether or not s/he is aware of what is happening.

Activities may involve physical contact, including penetrative and non-penetrative acts. ‘Penetrative acts’ include ‘rape’ (forced penetration of vagina, anus or mouth with a penis) and ‘assault by penetration’ (sexual penetration of vagina or anus with a part of the body or an object).

Sexual activities may also include non-contact activities, e.g. involving a child in looking at/production of abusive images, watching sexual activities or encouraging her/him to behave in sexually inappropriate ways. It may include use of photos, pictures, cartoons, literature or sound recordings via internet, books, magazines, audio cassettes, tapes or CDs.

Children under 16 years of age cannot lawfully consent to sexual intercourse. A child of less than 13 years of age is considered in law incapable of providing consent.

3.4 Neglect
Neglect is defined as the persistent failure to meet a child’s basic physical and/or psychological needs, likely to result in the serious impairment of the child’s health and development.

Neglect may occur during pregnancy as a result of maternal substance misuse and once the child is born, neglect may involve failure to:

- Provide adequate food, clothing or shelter (including exclusion from home or abandonment)
- Protect from physical and emotional harm or danger
- Meet or respond to basic emotional needs
- Ensure adequate supervision including the use of adequate care-takers
- Ensure access to appropriate medical care or treatment
- Ensure that her/his educational needs are met
- Ensure that her/his opportunities for intellectual stimulation are met

4. Responding abuse or neglect – What to do
When there is an allegation or suspicion of abuse, everyone must be clear about their role. All staff (paid or unpaid) need to act impartially, not as “friends” of the child or their parents. It is essential that all staff follow these procedures.
4.1 Address any immediate safety and protection needs
- Make an immediate evaluation of the risk and take steps to ensure that the child is in no immediate danger. Where appropriate, call 999 for emergency services if there is a medical emergency, other danger to life or risk of imminent injury, or if a crime is in progress;
- Summon urgent medical assistance, if there is a concern about the child's need for medical assistance or advice. You can call the NHS 111 service for urgent medical help or advice when it's not a life-threatening situation;
- If there are other children with care and support needs who are at risk of harm, take appropriate steps to safeguard them;
- Contact the Police if a crime has been or may have been committed;
- Take steps to preserve any physical evidence if a crime may have been committed, and preserve evidence through the recording of everything that has happened and been said on the Safeguarding Incident Reporting Form;
- Contact your Special Olympics club designated Safeguarding & Welfare officer and advise SOGB Safeguarding & Welfare team (see Appendix B : Flowchart);
- Inform parents/guardians/carers only if it will not place the child at greater risk.

5. Dealing with disclosures
It is often difficult to believe that abuse or neglect can occur. Remember, it may have taken a great amount of courage for the child to tell you that something has happened. They may fear the abuse could get worse if they tell, or fear that they will not be believed which may prevent children from revealing the information.

- Accept what the child is saying – do not question them or get them to justify what they are saying – reassure them that you will take what they have said seriously;
- Don’t ‘interview’ the child; just listen calmly to what they are saying. If they want to give you lots of information, let them. Try to remember what they are saying in their own words so that you can record it later;
- You can ask questions to establish the basic facts, but try to avoid asking the same questions more than once, or asking them to repeat what they have said - this can make them feel they are not being believed;
- Don’t promise the child that you’ll keep what they tell you confidential or “secret”. Explain that you will need to tell other people but you’ll only tell people who need to know so that they can help.

6. Responding to Child Safeguarding Concerns – a summary of what to do
There are some key responsibilities and actions for anyone who identifies the possibility of abuse or neglect. These responsibilities must be addressed on the same day as the concern is raised.

- **Immediate protection** - Take any immediate actions to safeguard anyone at immediate risk of harm, including summoning medical assistance;
- **Detection and prevention of crime** - Where there is evidence a criminal offence has taken place, or a crime may be about to be committed, contact the Police immediately;
- **Inform your Special Olympics club designated officer** or in their absence please contact Special Olympics GB’s Safeguarding & Welfare team;
- **Report and inform** - Report to Children’s Social Care as soon as possible, and in all circumstances on the same day as the concern is raised.
- **Record and preserve evidence** - Preserve evidence through recording and take steps to preserve any physical evidence. If you are at an event and the alleged incident has just taken place, you should try to ensure that anything that might be used as evidence is not interfered with.
7. Practice Guidance

7.1 Who do I speak to when I contact the police?
Different police authorities work differently. Ask if there is a Multiagency Safeguarding Hub (MASH).

A large number of areas have a MASH where the police, social care, health services, education and youth offending teams are working together to safeguard children.


Make sure that you find out:
- The name of the person you have been speaking to (you will need to record this in your incident report)

7.2 Who else has to be informed?
- Parents/guardians or carer as long as it will not place the child at further risk of harm or abuse

7.3 What if the victim is a volunteer?
- Follow the same guidelines. Volunteers have the same right to be protected from abuse as athletes/unified partners do
- Provide support

7.4 What if a volunteer who has an intellectual disability first hears the allegation or suspicion?
- Give them support to follow the same guidelines

7.5 What about the person who has been accused?
- If the person who has been accused is not involved with Special Olympics GB it is not your job to tell them that they have been accused of abuse or neglect. You must avoid “alerting” the person accused
- If the person who has been accused is involved with Special Olympics GB then the managing allegations policy should be followed

7.6 How do I write the Report?
You should complete the standard Special Olympics GB Safeguarding & Welfare Incident Report Form with the following information:

Persons Involved:
- This should include name, gender, address, age, date of birth, what role they have with the organization or if at a sanctioned Special Olympics event or training session, what role e.g. athlete, coach, staff member, volunteer, spectator etc. If possible include a telephone number for immediate follow-up action if necessary
- Also include names and contact information of any witnesses to the incident if applicable

Incident Details:
- State factual information. You must make it clear if what you are saying is speculation or your opinion
- If the child involved in the incident is distressed or upset, keep questions to a minimum but obtain enough information to ensure you understand what is being said or communicated
- Remember you are reporting a concern, not investigating it
- If someone has been hurt in the incident, include a description of any physical marks (including the site) or any visible bruising or injuries (See Appendix C use a body map to record this. DO NOT remove any clothing or take any photos)
Action Taken:
  o Include details of the action taken. If the incident was referred to another person or organisation (e.g. Games Medical Service, athlete’s coach etc.) include the name and position of the person and their contact telephone number

Follow-up Action:
  o If you feel that particular follow-up action is necessary or have suggestions to prevent this type of incident occurring again in the future, please state details and recommendations
  o There guidance is on the back of the Safeguarding & Welfare Incident Report Form. Give the completed Incident Report Form to your Special Olympics Club Safeguarding & Welfare Officer. If you are at an event please give the completed form to the designated Safeguarding & Welfare Officer or Head of Delegation or
  o Because the Safeguarding & Welfare Incident Report Form contains personal information you should not keep a copy yourself. If you need a copy later because you are going to be interviewed by the police or social services you should get this from your Special Olympics Club Safeguarding & Welfare Officer.

8. Who Needs to Know?
This is a summary of who should be told about an allegation of abuse:

The Police
  o You inform the local police force. If you are at an event or competition and the alleged incident has just taken place this means the police force local to the event even if it is abroad

Social Services
  o You inform the local Social Care Department. The definition of local is the same as in 1 above. The Police may contact Social Care but make sure you are very clear who is going to do this

Special Olympics GB
  o Your Special Olympics Club Safeguarding & Welfare Officer, or if you are at an event or competition, the Safeguarding & Welfare Officer or Head of Delegation. Special Olympics GB’s Safeguarding & Welfare Leads.

9. Key Contacts

NSPCC Helpline – 0800 028 0285

Special Olympics GB
For assistance or support in completing this form, please contact a member of the Special Olympics GB Safeguarding & Welfare team on;

  o Karen Wallin 07990 573604 karen.wallin@soqb.org.uk
  o Andy Heffer 07973 838988 andy.heffer@soqb.org.uk
Appendix A

Legal Framework and Statutory Guidance

*The Children Act 1989/2004*

The Children Act 1989/2004 is the key piece of legislation governing local authority powers and duties in relation to children. It contains section 47 which sets out the legal powers to investigate allegations of abuse against children.


See also: https://www.nspcc.org.uk/preventing-abuse/child-protection-system/england/legislation-policy-guidance/

*Working Together to Safeguard Children 2015*

Working Together to Safeguard Children 2015 is a statutory guidance which aims to help professionals understand what they need to do under the law, and what they can expect from one another, to safeguard children. It focuses on the core legal requirements and makes clear what individuals and organisations should do to keep children safe.


*Department of Health (2015), What to do if you are worried a child is being abused?, HMSO, London*


*‘UN Convention On The Rights Of The Child 1989’*  

*Multi-agency statutory guidance on female genital mutilation*  

*The Prevent Duty. Departmental advice for schools and childcare providers:*  

**APPENDIX B: FLOWCHART** – please download from Resources/Safeguarding & Welfare

**APPENDIX C: SAFEGUARDING & WELFARE INCIDENT REPORT FORM AND BODYMAP** – please download from Resources/Safeguarding & Welfare
SOGB WHISTLEBLOWING STATEMENT

It is important that people within SOGB have the confidence to come forward within the organisation to speak or act if they’re unhappy with anything.

Whistleblowing occurs when a concern is raised about dangerous or illegal activity, or any wrong doing within the organisation.

Complaints that count as whistleblowing - You’re protected by law if you report any of the following:

- a criminal offence, e.g. fraud
- someone’s health and safety is in danger
- risk or actual damage to the environment
- a miscarriage of justice
- the company is breaking the law, e.g. doesn’t have the right insurance
- you believe someone is covering up wrongdoing

Complaints that don’t count as whistleblowing

- Personal grievances (e.g. bullying, harassment, discrimination) aren’t covered by whistleblowing law, unless your particular case is in the public interest. Report these under your employer’s grievance policy.

The NSPCC whistleblowing advice line Call: 0800 028 0285 or E-mail: help@nspcc.org.uk will support staff who have concerns about how a child protection issue is being handled their own or another organisation.