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1. Introduction

EMD UK is the national governing body for group exercise, funded and supported by Sport England. We are dedicated to achieving our vision of a healthier nation through exercise. We work with instructors, operators and organisations across the sector to provide help, support and advice and to ensure that group exercise continues to inspire people of all ages and abilities to take part in physical activity.

Our Vision: healthier communities through group exercise

Our Mission: to support group exercise instructors to be the best they can be.

Our Behaviours & Values

WE SUPPORT We support instructors to be the best they can be. We use our resources, expertise and influence to guide instructors individually and as a collective.

WE COLLABORATE Our vision and mission matter for the health of all communities. We collaborate and seek a ‘win-win’ for the benefit of instructors, the wider physical activity sector and the nation.

WE ARE INCLUSIVE Group exercise is for everyone. We strive to ensure all instructors have the same opportunities from us, regardless of age, gender, ethnicity or ability. If certain groups are under-represented, we will take specific action to include them.

WE ARE AMBITIOUS We think big! We always challenge ourselves and the sector to provide the best support and opportunities for instructors.

WE ACT WITH INTEGRITY Our customers and stakeholders expect EMD UK, as the national governing body, to be fair, consistent and do the right thing. We are honest, principled and have high standards. We deliver on our promises.

EMD UK want all children and young people to have a positive, safe and enjoyable experience when taking part in any group exercise activities. We also strive to ensure that all staff, teachers, instructors and volunteers are clear on what is expected of them when engaging with young people and that best practice is central to all activities.

EMD UK has developed this policy so that all involved know what processes and procedures to follow and who they can contact for help if they have any safeguarding concerns.

This policy and procedures cover the safeguarding of children and young people. Safeguarding of adults is the focus of a separate EMD UK policy.

1.1 Policy Statement

This policy reflects the core values and objectives of EMD UK.

EMD UK’s priority is to ensure that the delivery of all group exercise participation opportunities is done in a safe and protective manner that promotes the welfare of all children and young people and protects them from harm. For the purposes of this policy a child is defined by law as under the age of 18.
Safeguarding Children and Young People
EMD UK Policy and Procedures

This policy reflects requirements set out in Government legislation, statutory guidance, and the principles of the United Nations Convention on the Rights of the Child. Many aspects of it can also be applied to good practice around adult safeguarding and this is addressed in a separate EMD UK policy and procedure document.

Safeguarding in EMD UK activities must have three key elements:

- The creation of a culture/environment in which children are valued and their right to be safe is upheld
- The management of risk to minimise circumstances where children involved in activities may suffer harm
- Working together with other organisations that have a responsibility to safeguard and protect children.

1.2
Principles

The EMD UK safeguarding children and young people policy is based on the following principles:

- The child’s welfare is paramount
- All young people, whatever their age, ability, culture, gender, language, race, ethnicity, religious belief, nationality, social/economic status and/or sexual identity have the right to protection from abuse
- All young people have the right to participate in exercise, movement and dance activities in an enjoyable and safe environment that takes account of their individual support, or social development needs
- All incidents of suspected/alleged poor practice or abuse should be taken seriously, be responded to swiftly and appropriately, and in line with Local Safeguarding Partnerships (LSP) multi-agency policy and procedures
- Confidentiality will be upheld in line with data protection and human rights legislation, but not at the expense of safeguarding children who may be at risk.

1.3
Who it applies to

This document is for all EMD UK licenced, member and member organisations and staff that work, teach or volunteer in group exercise activities that involve children and young people.

It provides guidance and clarity around expectations of licenced and member organisations to ensure that all are clear about their duty to safeguard and promote the welfare of children, know what to do when they have a concern, what support and training is available and what best practice entails.

EMD UK licenced organisations use the EMD UK policy and procedures in their entirety and EMD UK fulfills the lead safeguarding functions for these organisations. Other EMD UK member organisations can adopt the full policy and procedures OR provide evidence that their own policies are up to the required standards outlined in this document.

Other relevant organisations, groups or individual teachers are welcome to refer to and utilise any relevant and useful information that will assist them in raising standards and adopting safe practice across the group exercise sector.
1.4 Framework for safeguarding

EMD UK have adopted the following framework based on the NSPCC Standards for Safeguarding and Protecting Children in Sport and Sport England Governance requirements. It includes having and supporting member organisations to have:

- A clear policy
- Prevention and best practice guidance, including safe recruitment
- Procedures and systems for responding to concerns
- Codes of ethics/conduct
- A commitment to equality
- Access to education and training
- Access to advice and support.

1.5 Designated officer role

EMD UK have a lead officer and deputy lead officers for Safeguarding who have the designated responsibility to provide support and guidance to member organisations. Each licenced and member organisation will also need to appoint a lead for safeguarding at a national level, and if resources allow a regional level.

All should ensure they are familiar with this EMD UK policy and procedures and their Local Safeguarding Partnership (LSP) safeguarding requirements, including where to access Children’s Social Care duty points should they be required to do so.

The EMD UK Lead officer for safeguarding is responsible for:

- Leading on Safeguarding developments within EMD UK and influencing the wider EMD sector
- Disseminating safeguarding policy information to relevant EMD UK member organisations
- Providing support to assist them with the management of safeguarding issues
- Acting as a key point of contact and support when allegations or other safeguarding issues arise
- Signposting member members to appropriate safeguarding resources and training.

1.6 Definitions

Safeguarding children and promoting their welfare means protecting them from maltreatment, preventing impairment of their health and development, and ensuring that they grow up in circumstances consistent with the provision of safe and effective care.

Safeguarding in EMD UK activities can be defined as all those working with children taking reasonable measures to ensure risks of harm to children’s welfare are minimised; and where there are concerns about children and young people’s welfare, taking appropriate action to share those concerns in partnership with other local agencies.

Children may experience harm in many ways, through physical abuse, sexual abuse and exploitation, emotional harm, and neglect. They may also be harmed through bullying (peer abuse, cyber, sexting and internet abuse), poor coaching or teaching practice, or through circumstances in which they are living, such as domestic abuse, parents with mental health or substance abuse issues. Further information and understanding on the types of harm should be obtained through
individual learning. At the end of this policy there is a resource section to help you access further training and information.

2. EMD UK Policy and Procedures

All EMD UK organisations will, as part of their membership/licencing agreement, have to assure EMD UK that they take safeguarding seriously and will endeavour to incorporate clear policy and procedures around responding to safeguarding concerns, both adult and children, into their own regulations.

The policy outlines the ‘must do’s’ for EMD UK member organisations to ensure that all staff, teachers and volunteers are clear about their role, responsibility and expectations in responding to any safeguarding concern to ensure that children are safeguarded and protected from harm.

It provides clear guidance on procedures on what to do if you have a safeguarding concern, how to manage, respond and refer those concerns and where to go for help and support. It also addresses the safeguarding needs of children living in specific circumstances, social media and e-safety and the management of allegations and safe working practice to ensure that behaviour complies with the EMD UK’s code of conduct.

EMD UK’s safeguarding policy and procedures must be followed alongside local safeguarding partnership arrangements.

Responsibilities:

- EMD UK member organisations hold responsibility for ensuring dissemination and promotion of the policy and procedures, and effective support to help manage safeguarding concerns
- The designated safeguarding officer at EMD UK is responsible for providing advice and guidance to member bodies on best practice
- All EMD UK organisations must ensure that people are made aware of and have access to the policy and procedures.

2.1

Responding to safeguarding concerns

Every EMD UK member organisation must have a clear safeguarding policy and related procedures to enable them to safely respond to concerns if they should arise. EMD UK licenced organisations adopt the EMD UK policy and procedures in full. Safeguarding children and young people is the responsibility of all and it is never acceptable to ignore it or leave children at risk.

A policy does not have to be long but should clearly identify the key princes and, the procedures that should be followed, for example:

- What action you should take
- Where to go for further advice and support
- What to record
- Who to report to.

A sample policy document template is provided in the Resource section.
What is a safeguarding concern?

A concern is something that you see, hear about, or suspect that may put a child at risk. Any children may be at risk of abuse, they can come from any background, ethnicity, age, culture, faith, gender, and sexuality. Some are particularly vulnerable to abuse e.g., children with disabilities, LGBT young people or those who don’t speak English as their first language. Most people in children’s lives have their best interests in mind but research shows that abuse is more likely to be perpetrated by those who are known to the child.

You may not know for sure that something is wrong, but some indicators could include:

- A child whose parent/carer is regularly late or does not pick them up
- Observing a child being shouted at or smacked very hard
- Another young person telling you about their abuse or that of their friend
- A teacher/volunteer who is building very close relationships with a child that makes you feel uncomfortable
- Seeing or being told about inappropriate or abusive comments or pictures between young people on Facebook or other social media
- A child being chastised for failing to win a competition or performing badly
- Seeing a child with bruises or unexplained injuries that look suspicious
- A child who is regularly arriving in dirty clothes, with no money or looks unclean
- The inappropriate behaviour of another colleague towards a young person
- A child who is losing too much weight for no apparent reason
- Unexplained changes in behaviour of a normally confident and social young person
- Young people who seem to be hanging about with or being picked up by much older individuals who are not known to you
- A young person who goes missing
- A young person who is deliberately self-harming (for example cutting themselves, burning their body, taking too many tablets).

This list is not exhaustive but one or more of these concerns should prompt you to take some action.

It is not the job of EMD UK or member organisations to investigate but it is their responsibility to seek help and guidance and pass on concerns to the Local Authority Children Services.

Children can also be put at risk by poor teaching and coaching practice. All teachers should have recognised qualifications and/or appropriate levels of training for the roles they carry out and agree to clear codes of practice.

2.2

What action shall I take?

If you are a teacher, instructor or volunteer:

The most important thing is that if you are worried about a child or the behaviour of someone towards a child, then don’t keep that worry to yourself.

There are three simple things you need to do:

1. Take Action

   - Listen carefully
   - Take it seriously
   - Don’t promise to keep secrets
2. **Tell Someone**

- Report the concern to the designated safeguarding officer within your own organisation or if you are not sure who that is to the EMD UK safeguarding lead officer via the main EMD UK office.
- If you think it is urgent and a child is at risk, ring the local children’s services social care duty centre (numbers available via local authority websites) or call the police.
- Advice and guidance can be sought from the NSPCC Helpline 0808 800 5000 or email help@nspcc.org.uk.
- If you don’t feel able to report yourself, then report anonymously.

3. **Take a Note**

- Always take a note of what you have seen or heard and sign and date it. The note should be an accurate record of any details of the allegation, nature of the injury, or any observations. Be clear in it what is fact, opinion or rumour.
- Try and collate as much information as you can about the child and their name, gender, address, ethnicity, first language, and any additional information about their specific abilities, and the contact details for who they live with so that you can pass this on.
- Any other information you have received or been told (time, location, dates).
- Any information you have about an alleged abuser or who the complaint is against, their name, role, address, gender and relationship to the child concerned.

Make sure you look after yourself too and seek help and support. There are some useful contacts in Section 5 as well as a draft template incident report form for recording concerns in the Resources section.

Please see the flow chart below to help you think through actions.
Flow Chart 1. Responding to a concern about a child involved in an EMD UK activity

You have a concern about a child or the behaviour of an adult towards a child, or another young person to their peer

- **Yes**
  - Is the child in need of urgent medical attention?
    - **Yes**
      - Call ambulance, take child to hospital, ensure that medical staff are aware of your concerns (seek advice about involving parents and carers) and ensure young person is supported and their wishes and views are heard.
    - **No**
      - Contact the designated safeguarding lead for your organisation or at EMD UK to seek advice.

- **No, but it is about safeguarding or poor practice and you want some advice**
  - Contact the designated safeguarding lead for your organisation or at EMD UK to seek advice.
  - If they are not available and you are still worried contact NSPCC helpline or local children’s social care duty point.

**Remember the 3 Ts:**  
Take Action  
Tell Someone  
Take a Note

**What action should I take?**

If you are EMD UK or member organisation’s designated safeguarding lead:

On receiving information that suggests a safeguarding concern, decide if it requires urgent action and if it does, contact the local children’s social care duty/access point to seek further advice. Ensure you have details of where the young person lives including their full name and address.

If the concern is an allegation relating to an adult who is working (including volunteering) or used to work for EMD UK or a member organisation, then you will need to speak to the Designated Officer in the area where the adult lives. The Designated Officer (DO) (normally referred to as the Local Authority Designated Officer or LADO) works within Children’s Services and should be alerted to all cases in which it is alleged that a person who works with children has:

- behaved in a way that has harmed, or may have harmed, a child
Safeguarding Children and Young People

EMD UK Policy and Procedures

- possibly committed a criminal offence against children, or related to a child
- behaved towards a child or children in a way that indicates s/he is unsuitable to work with them.

The DO helps co-ordinate information sharing with the right people and will also monitor and track any investigation, with the aim to resolve it as quickly as possible. If you need to contact your DO, please consult your Local Authority. Contact details can be found on Local Authority websites.

The DO may advise you and help you consider whether you need to suspend them from their duties. In the absence of such advice from the DO, advice can be sought from the EMD UK Case Management Group (accessed via the EMD UK Leader Officer) or, from the CPSU. If they are a teacher or instructor this could mean temporarily suspending their licence to practice and/or membership. Any such suspensions should be discussed with the individual and put in writing to them. Support must be offered to staff that are subject to an investigation, but any support must be kept separate from those conducting the investigation. Reporting requirements to the Disclosure Barring Service (DBS) must be adhered to.

See the management of allegations form in the Resources section.

The Child Protection in Sport Unit (CPSU) can provide support and advice for lead officers during office hours (0116 355 5580 or email cpsu@nspcc.org.uk). The NSPCC Helpline can offer advice outside these hours if you are not sure what to do (0808 800 5000).

Flow chart 2. Allegation against a colleague (including volunteers)

1. **Allegation made about an EMD UK or member organisation staff member, volunteer or teacher either current or historical.**

2. **Report to Local Authority DO and seek advice on management of allegation and next step.**

3. **Agree communication and investigation plan and suspension of licence to practice if necessary.**

4. **Attend Local Authority strategy meeting and agree referral to DBS if necessary.**

5. **Ensure feedback to the original complainant and to the individual who the allegation was made against. Signpost to support as appropriate for all involved.**

6. **Report concern to own organisation safeguarding lead and EMD UK lead for safeguarding.**

The Child Protection in Sport Unit (CPSU) can provide support and advice for lead officers during office hours (0116 355 5580 or email cpsu@nspcc.org.uk). The NSPCC Helpline can offer advice outside these hours if you are not sure what to do (0808 800 5000).
2.3

Confidentiality, information sharing and data protection

Making sure that confidentiality is maintained is really important for keeping children and adults safe and information should only be shared with specific people on a need-to-know basis. The EMD UK designated safeguarding lead and/or local authority children’s social care duty officers will advise on how this is best handled. However, the interests of children should be seen as paramount and fears about sharing information should never stop you passing on concerns.

The Department for Education has developed information sharing guidelines which includes seven golden rules for information sharing:

1. Data protection is not a barrier to sharing information – but provides a framework to ensure information is shared appropriately
2. Be open and honest – with the person from the outset about why, what, how and with whom information will, or could be shared
3. Seek advice – if you are in any doubt, without disclosing the identity of the person where possible
4. Share with consent where appropriate – and, where possible, respect the wishes of those who do not consent to share confidential information
5. Consider safety and well-being – base your information sharing decision on considerations of the safety and well-being of the person and others whom may be affected by their actions
6. Necessary, proportionate, relevant, accurate, timely and secure – ensure information you share is necessary for the purpose for which you are sharing it, is shared only with those who need to have it, is accurate and is shared securely
7. Keep a record – of your decision and the reasons for it.

Further information sharing advice can be found here: https://thecpsu.org.uk/helpadvice/topics/information-sharing

Further information on safe storage of information is available from in the Resource section.

3. Safe recruitment

3.1

Criminal records checks

Many group exercise activities are run by individuals who will, if they teach activities for children, need to undertake a criminal records check. In addition, where an organisation is expanding or increasing its programme they may also need to undertake or request criminal records checks, for example on volunteers, or additional teachers.

Making sure you recruit safely makes an important contribution to preventing unsuitable people from working with children. However, the criminal record check is only one part of a bigger process to ensure that everyone involved in group exercise activities is suitable. They should only be undertaken if the job role in question reveals that one is legal and proportionate. Our guidance below will help you decide if a criminal record check is necessary.

EMD UK member organisations who employ people or use volunteers should always ensure that they take sensible steps to identify the right person, including undertaking reference checks, checking qualifications, asking for self-declaration, and conducting interviews.
The key things you need to be familiar with are:

- The definition of Regulated Activity (RA) for children as outlined in section 3.2.
- If you are currently a teacher, then you will meet the new definition and both checks will be done (Enhanced Disclosure & a Barred List check)
- 16 is the minimum age at which someone can apply for a DBS check
- Organisations must still make appropriate referrals to the DBS when they have suspended or excluded an individual
- Organisations must not allow someone to engage in Regulated Activity if they know they have been barred by the DBS
- The definition for Regulated Activity with adults, which you will need to check if you work with adults at risk groups can be found on the Ann Craft Trust website: [https://www.anncrafttrust.org/dbs-checks-in-sport-working-with-adults-and-children/](https://www.anncrafttrust.org/dbs-checks-in-sport-working-with-adults-and-children/)
- The Disclosure certificate is sent directly to the applicant from the DBS; no copy is sent to the Registered/Umbrella Body. It is the responsibility of the applicant to share it; the employer/Umbrella Body needs to track the progress of the Disclosure to ensure that if it has any content they see a copy.
- There is an online DBS Update Service to enable individuals to register for a single check. The Update Service allows individuals (if they choose to subscribe to it, and pay a fee) to apply for a criminal record check once and then, if they need a check for a similar role again, to reuse their existing certificate, with their organisation checking online to see if it is still up to date. This is free to volunteers and could save teachers from having to undertake a number of checks.
- The online updating service only states whether an individual’s barring status has changed or whether there is additional information. If the latter, this will trigger the requirement for a new DBS check.
- The above is correct for England and Wales. Information for Scotland and Northern Ireland can be found via [https://www.mygov.scot/disclosuretypes/?via=https://www.disclosurescotland.co.uk](https://www.mygov.scot/disclosuretypes/?via=https://www.disclosurescotland.co.uk) and [https://www.nidirect.gov.uk/campaigns/accessni-criminal-record-checks](https://www.nidirect.gov.uk/campaigns/accessni-criminal-record-checks)

3.2

Regulated Activity with children

An individual is defined as being in Regulated Activity if the following requirements are met:

<table>
<thead>
<tr>
<th>Activity which involves:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Teaching, training, instructing, caring for or supervising children;</td>
</tr>
<tr>
<td>or</td>
</tr>
<tr>
<td>Providing guidance/advice on well-being;</td>
</tr>
<tr>
<td>or</td>
</tr>
<tr>
<td>Driving a vehicle only for children</td>
</tr>
</tbody>
</table>

**AND**

<table>
<thead>
<tr>
<th>Happens frequently (once a week or more often)</th>
</tr>
</thead>
<tbody>
<tr>
<td>or</td>
</tr>
<tr>
<td>Happens intensively (on four or more days in a 30-day period, or overnight)</td>
</tr>
</tbody>
</table>

**AND**

| The individual carrying out the activity of teaching, training or instructing is unsupervised |
How do I know what is a supervised activity?

The Home Office has issued statutory guidance about supervision of activity which would be Regulated Activity if unsupervised. They define supervision as:

- needing to be day to day (not a one-off)
- reasonable for the purpose of protecting any child concerned
- carried out by someone who is engaging in Regulated Activity relating to Children.

So, for group exercise teachers taking classes that include children (under 18 years old), that meet the regularity/frequency threshold would meet the definition of regulated activity and are required to have a DBS check. Member organisations can apply for DBS checks through the EMD UK Head office.

3.3

 Volunteers

Criminal records checks on volunteers are free from the DBS. EMD UK charge a small administration fee to cover costs. A volunteer is defined as:

- someone who is engaged in an activity which involves spending time, unpaid (except for travel and other approved out-of-pocket expenses) doing something which aims to benefit someone (individuals or groups) other than or in addition to a close relative. The DBS regularly review volunteer applications to ensure they are genuine. It is very important that organisations assess carefully prior to submitting a volunteer application.

Under the new definition of Regulated Activity, volunteers who are supervised will only be entitled to an Enhanced Disclosure, not a Barred List check.

3.4

How do I decide which criminal records check is necessary?

The following table should help you decide:

### Regulated Activity (RA) with children

<table>
<thead>
<tr>
<th>Position / Role</th>
<th>Is this a regulated activity with children that meets the regularity and frequency guidelines?</th>
<th>Reasons</th>
<th>Is there eligibility for enhanced disclosure?</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Teacher / instructor</td>
<td>Yes</td>
<td>Unsupervised; teaching, training and instruction, frequency or intensity.</td>
<td>Yes, with Barred List.</td>
<td></td>
</tr>
<tr>
<td>Trainee teacher / instructor</td>
<td>No</td>
<td>Supervised role (not left on their own)</td>
<td>Yes, but not for the Children’s Barred List</td>
<td></td>
</tr>
<tr>
<td>Volunteer helper unsupervised</td>
<td>Yes</td>
<td>Unsupervised; teaching, training and instruction.</td>
<td>Yes, with Children’s Barred List</td>
<td></td>
</tr>
<tr>
<td>Role</td>
<td>Supervised</td>
<td>Frequency, or Intensity</td>
<td>Criminal Record Check</td>
<td></td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>------------</td>
<td>--------------------------------------------------------------</td>
<td>---------------------------------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>Volunteer helper supervised</td>
<td>No</td>
<td>Supervised role (not left on their own)</td>
<td>Yes, but not for the Children’s Barred List</td>
<td></td>
</tr>
<tr>
<td>Volunteer Chaperone (for events away from home activities, shows, performances)</td>
<td>Yes</td>
<td>Unsupervised; teaching, training and instruction, frequency, or intensity.</td>
<td>Yes, with Children’s Barred List</td>
<td></td>
</tr>
<tr>
<td>Designated safeguarding officer</td>
<td>No</td>
<td>If role is to provide advice/guidance then need to ensure it is provided wholly or mainly for children, and relates to their physical, emotional or educational well-being to be eligible for a enhanced check.</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>First Aiders U18s</td>
<td>No</td>
<td>First aid is not detailed as RA unless primary role such as St Johns Ambulance. Treatment/therapy has been removed from definition of RA unless by healthcare professional.</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>Board members, committees, club secretary, treasurer etc.</td>
<td>No</td>
<td>If not in a teaching training, supervising, or instructing role then no entitlement. If yes, then see above for teacher.</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>Physiotherapist</td>
<td>Yes</td>
<td>Providing medical care.</td>
<td>Yes, with Children’s Barred List</td>
<td></td>
</tr>
</tbody>
</table>

If you are not sure what criminal record check you can apply for seek advice from the EMD UK safeguarding lead. All checks should be repeated at least every three years. It is the responsibility of the individual to ensure they hold a valid disclosure certificate.

A safe recruitment checklist can be found in the Resources section.
4. Promoting good practice

Promoting good practice should be an integral part of any EMD UK activity. It involves creating a safe culture that makes activities fun and conducive to learning new skills and keeping fit. Children of all abilities, life experiences and cultures need to be in an environment that feels safe. There are a number of ways that you can do this:

- Provide information to parents and carers and young people about your activity and how you take their welfare seriously
- Make it clear where to go if they have a concern or a complaint (could be on your website, but need to think about those who may not have internet access or have communication or language needs)
- Include clear statements about the policy and procedures you have in place to safeguard children
- Ensure you have carried out a risk assessment of any building or outdoor space where you are holding events or activities
- Have a statement that makes it clear that bullying will not be tolerated
- Have a procedure for if children become ill or go missing, or if there is an emergency
- Have a welfare plan for taking children on trips or transporting them
- Have parental consent forms and ensure you have up to date contact information of carers and any additional information on medical needs of a child
- Keep written accident records.

4.1 What does good practice look like?

Good practice in group exercise activities promotes not only safe environments but exemplary behaviour and provides good role models for young people. The CPSU website has a number of sample policies and procedures and codes of good practice to assist you, including guidance on ratios, transport and changing rooms. Please follow the link below for more information.

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

The following are some common-sense guidelines relating to good practice. All EMD UK staff, teachers, instructors, and volunteers should adopt them:

- Work wherever possible in environments which are welcoming and feel safe
- Treat all young people equally and with respect and dignity
- Always put the welfare of young people before winning or achieving targets
- Build relationships with young people based on trust and respect
- Make activities fun and promote fair play
- Ensure any manual or physical contact is provided openly and according to teaching/coaching guidelines
- Keep up to date with technical skills, qualifications, and insurance
- If organising performance events, prioritise the well-being and, ensure the environment is as safe as possible for children and young people as well as adhere to relevant legislation and licencing requirements
- Keep to recommended ratios for supervision (please take these guidelines as minimum standards and increase the adult:child ratio as deemed necessary for specific situations)
  - Children under eight years old - one adult to six participants (with a minimum of two adults)
  - Children over eight years old (and 17 years or under) - one adult to ten participants (with a minimum of two adults)
• When being employed for other organisations e.g. schools, local authorities ensure you are aware of:
  o Their safeguarding policy and procedures
  o Who to contact with any safeguarding concerns
  o Procedures such as gaining photography consent
  o Their teacher to pupil ratios

• Have clear boundaries about how you contact young people to ensure that any use of social media, text messaging and email is done in an open way and with parental knowledge

• Teachers should give clear guidance around the use of any social media (phones, Facebook or other social media sites, camera, video etc.) and have a good understanding about what is and is not acceptable.

4.2

Code of Conduct and Safeguarding Code of Conduct

EMD UK have a comprehensive code of conduct which is available in the Resources section. It is implicit in this code that children’s safety and wellbeing is of paramount importance. In addition, all teachers and instructors requesting membership to EMD UK sign to say they adhere to the code of conduct and safeguarding policy.

The Safeguarding Code of Conduct

EMD UK members must:

• Report any incidents or concerns that cause them to believe that a child, young person, or adult is, or is likely to be at risk of harm. EMD UK will support anyone who raises a legitimate concern about the actions of others without fear of recrimination
• Disclose any criminal record, caution, reprimand, or warning whether received prior to or during the course of their work or volunteering
• Inform EMD UK through self-declaration of any on-going or past child protection investigations into their own immediate family.

It is not permissible (and in some instances, may be unlawful) for EMD UK members to:

• Use their position to intimidate, bully, threaten, discriminate against, coerce or undermine children and young people, vulnerable adults, volunteers or staff;
• Communicate with children, young people or adults at risk in ways which seek to build inappropriate relationships in order to abuse or put them at risk;
• Encourage or assist others to break the law in any way;
• Carry out their activities whilst adversely affected by alcohol, solvents or drugs;
• Possess indecent images of children; this will always be reported to the police regardless of the explanation provided.

No teacher member should engage in a sexual relationship with anyone under 18 who they are in a position of trust of as a teacher/instructor. This includes the use of suggestive conversations, comments, texting / emails or other form of correspondence.

1 For non-regulated activities this obligation is limited to unspent criminal convictions only.
4.3 Social media and e-safety

The internet has become an integral part of the way in which many children and young people live today; using it to communicate exercise, movement and dance activities is both beneficial and effective but it must be done as safely as possible.

EMD UK and member organisations may want to use a variety of media to communicate with children over a range of information, from keeping in touch about classes, to providing wider information about events or special achievements.

However, there are also some risks associated. These include:

- People who intend harm may use them to target vulnerable children
- Images can possibly be used both to identify individual children and in some situations for creating pseudo-sex abuse images
- Inappropriate messages can be left
- Cyber bullying i.e. the posting of inappropriate and damaging material on internet sites
- Camera phones can provide opportunities for bullying behaviour.

For any use of social media, it is important that you are clear about:

- Any specific risks or vulnerabilities of the groups of young people you are working with
- The age of the young people
- Their understanding of the risks and whether you need parental consent for example to communicate with them by text
- Children under 13 should not have social media accounts, any social media accounts used are better set up as specific closed groups rather than with individual children
- Do not become a social media contact with young people you are teaching, remember they can see all about you too.

Where events are taking place, and parents or other children, for instance, want to use mobile phones, video, or cameras to record; children and their parents/carers must provide written consent for their images to be taken and used.

Blogging and social networking are popular hobbies and staff and volunteers are justifiably proud of the work they do within group exercise. However, all should be aware of the risks of sharing information on their personal internet postings. There are examples where online activity by staff in a private, non-work-related context, has damaged an organisation by breaching confidentiality, putting children at risk or bringing it into disrepute. Therefore, any activity within a social media environment must not breach the EMD UK code of conduct.

If you need any further information, the CPSU and NSPCC websites have guidance and best practice examples on safe social networking [www.thecpsu.org.uk](http://www.thecpsu.org.uk) and [https://www.nspcc.org.uk/preventing-abuse/keeping-children-safe/online-safety/](https://www.nspcc.org.uk/preventing-abuse/keeping-children-safe/online-safety/)
4.4

Photography and filming

There is evidence that some people use the opportunity of sporting or physical activity to take inappropriate pictures or footage of young people or to misuse official/approved images. The risk is greatly increased if it is possible for the young people to be identified.

EMD UK member organisations should adhere to the following principles:

- the interests and welfare of children taking part in sporting activities is paramount
- children and their parents/carers have a right to decide whether their images are taken, and how these may be used
- children and their parents/carers must provide written consent for their images to be taken and used
- consent is only meaningful when the club or organisation ensures that children and their parents/carers understand the nature of potential risks associated with the intended type, use and distribution of the images

Further information on Photography and Filming, including a template consent form can be found in the Resources section.

4.5

Transport

Travelling to events will require a level of planning and risk assessment. The following will outline a number of issues that need to be considered when travelling with children.

Communication: All children, parents/carers and other volunteers should be made aware of the travel plans, venue and time for collection, time of return and any costs. Children should also have a clear understanding of what standard of behaviour is expected. Children must know what things they need to bring with them.

Parents/carers must have completed a consent form detailing any medical issues that the organiser/teacher should be aware of. Parents should also have the name and contact details of the responsible adult in the event of an emergency.

The following are some basic guidelines for safe transport:

- Ensure the driver has an appropriate and valid driving licence and that the vehicle is insured and roadworthy
- Allow an appropriate length of time to complete the journey
- Consider the impact of traffic and weather conditions
- If using a minibus, ensure that the driver is experienced, and all seats are forward facing, and they all have seat belts fitted
- Ensure all wear seat belts
- Clarify supervision requirements with other responsible adults and ensure an appropriate ratio of adults to children. The driver should not be considered as a supervisor during the journey.
- Ensure you have parent/carers contact details in case of emergency.
4.6 Whistleblowing

Whistleblowing is the reporting of a concern which may include wrongdoing. This includes misconduct on all levels, from minor to serious acts and is wider than safeguarding concerns. EMD UK is committed to the highest standards of openness, integrity and accountability and encourages a culture where individuals feel confident in being able to raise concerns openly through appropriate channels. However, for those who don’t feel able to do this, EMD UK will assure protection against victimisation or dismissal for workers who blow the whistle on criminal behaviour or other wrongdoing (as defined in the Public Interest Disclosure Act 1998 Act).

Concerns will be treated in confidence in as far as this is possible and EMD UK will make every effort to protect the anonymity of the person raising a concern, if requested. In circumstances where this may not be possible, the individual will be contacted to discuss the available options and offered support.

All concerns raised under this policy will be taken seriously and considered and investigated as appropriate. If wrongdoing is discovered as a result of an investigation, disciplinary procedures will apply, in addition to any appropriate external measures. Victimisation of any individual raising a concern, or attempts to prevent such concerns from being raised, will not be tolerated and are in themselves a disciplinary offence.

Our Whistleblowing Policy aims:

1. To encourage you to feel confident in raising concerns and to question and act upon concerns about practice.
2. To provide avenues for you to raise concerns in confidence and receive feedback on any action taken.
3. To ensure that you receive a response to your concerns and that you are aware of how to pursue them if you are not satisfied.
4. To reassure you that you will be protected from possible reprisals or victimisation if you have a reasonable belief that you have made a disclosure in good faith.

You can access the full EMD UK Whistleblowing Policy and report any concerns via info@emduk.org or 01403 266000.

5. Further training and support

The following organisations all provide excellent support and resources to assist you.

EMD UK - To access this document online and all supporting resources plus other relevant policies and procedures https://emduk.org/services/safeguarding-children/ 01403 266000

Child Protection in Sport Unit - For information, resources, advice and guidance on safeguarding in sport, including a comprehensive list of organisations that can help you www.cpsu.org.uk, 0116 366 5580 or cpsu@nspcc.org.uk

NSPCC - For any information on safeguarding and child protection www.nspcc.org.uk 0808 800 5000 or help@nspcc.org.uk

CEOP - The Child Exploitation and Online Protection (CEOP) Centre is dedicated to eradicating the sexual abuse of children. It specialises in reporting internet abuse and has training and support resources to help you with internet and other safety issues. www.ceop.police.uk 0870 000 3344
The Sport and Recreation Alliance - Provides good information on changes to legislation and guidance around safe recruitment and safeguarding adults. [www.sportsandrecreation.org.uk](http://www.sportsandrecreation.org.uk)


NAPAC - National Association for People Abused in Childhood - Provides help and support. [http://www.napac.org.uk](http://www.napac.org.uk) 0203 176 0560

Counselling Directory - If you need help and support through any involvement in child protection [http://www.counselling-directory.org.uk](http://www.counselling-directory.org.uk)

Training

The right training for you depends on your role. The CPSU provide excellent guidance here [https://thecpsu.org.uk/training-events/choose-the-right-training/](https://thecpsu.org.uk/training-events/choose-the-right-training/)

The NSPCC has an introductory safeguarding course for sport which is suitable for a basic level of learning [https://learning.nspcc.org.uk/training/child-protection-safeguarding-sport](https://learning.nspcc.org.uk/training/child-protection-safeguarding-sport). For those with regular responsibility for children EMD UK recommend a face to face course, in accordance with CPSU recommendations above.

In addition, EDUCARE is an online distance learning provider that has a host of relevant training that you can register to do from your own home. [www.educare.org.uk](http://www.educare.org.uk)

Performance Events


The National Network for Children in Employment and Entertainment (NNCEE) is an association who have responsibility for the licencing of children of compulsory school age who are working part-time or taking part in performances and entertainment. [https://www.nncee.org.uk/](https://www.nncee.org.uk/)

Child Performance Licence - A child under school leaving age may need a licence if they take part in certain events. The person in charge of the event must apply to the child’s local council for a child performance licence. Do this at least 21 days before the event. [https://www.gov.uk/apply-for-child-performance-licence](https://www.gov.uk/apply-for-child-performance-licence)

6. Resources and templates

The following template documents and resources are available from www.emduk.org

- Code of Conduct
- Complaints procedure for parents or participants of EMD UK organisations
- Complaints procedure for staff and volunteers of EMD UK affiliated organisations
- Discipline and appeals process
- Incident report form
- Information sharing guidelines
- Management of allegations report form
- Photography consent form
7. Contacting EMD UK

You can contact EMD UK with any safeguarding concerns or with any questions on 01403 266000 or info@emduk.org or via www.emduk.org

8. Glossary of terms

Barred

Refers to people who are barred from the Children or/and Vulnerable Adult workforce. It is an offence to knowingly employ a barred person in Regulated Activity. It is an offence for the applicant to knowingly apply for such work.

Criminal Record

A record of convictions held on the Police National Computer for individuals convicted of crimes. The parts of the Criminal Record released on the Disclosure will depend on the type of Disclosure applied for.

Criminal Record Check

In England and Wales these are known as DBS (Disclosure Barring Service) checks. In Scotland, Protecting Vulnerable Groups checks and in Northern Ireland Access NI checks.

Disclosure Barring Service

This service processes criminal records checks in England and Wales and makes barring decisions based on information received. They also manage the online update service.

Disclosure Certificate

The term used to describe the document provided by the DBS and issued to the applicant and Registered Body when a DBS check has been completed.

Umbrella Body

An Umbrella Body is a Registered Body that provides access to the DBS to other nonregistered organisations. EMD UK is a registered umbrella body.

Volunteer

The DBS defines a volunteer to be ‘a person who performs any activity which involves spending time, unpaid (except for travelling and other approved out-of-pocket expenses), doing something which aims to benefit someone (individuals or groups) other than or in addition to close relatives’.
9. Acknowledgements

With thanks to the Sport and Recreation Alliance, the Child Protection in Sport Unit, Jenny Myers Consultancy, the Keep Fit Association and the British Wheel of Yoga for their help, advice and sharing of resources in the development of this policy.