Safeguarding Policy

Created February 2020 Updated November 2021



Coach Core Foundation statement:

There is no place for discrimination, hate or inequality. Our charity works hard to break down barriers and provide safe, positive experiences and opportunities both short and long term. We also value highly the wellbeing and safety of our own staff, volunteers and supporters and as a result, we take a zero tolerance approach to any acts or behaviours that may invoke negativity or harm of any kind.

This policy lays out our commitment to this statement and how we proactively seek to ensure all parties feel protected and able to report concerns without fear of recrimination. We are committed to formally reviewing our risk and safeguarding policies annually, and as a team quarterly, to discuss any ongoing concerns and implement any updates in line with any changes to internal or charitable/safeguarding governance or processes.

If any individual, both internally or externally, feels compelled to report an incident of any kind, we positively welcome this via our INCIDENT REPORT FORM.

Document Summary

To provide managers, staff and partner organisations with a framework when dealing with safeguarding issues.

Date of policy	February 2020	
Accountable person	 Chief Executive Officer, Coach Core Foundation The charity Chairman and Independent Safeguarding Trustee can also be contacted on safeguarding matters. You can find live contact information on these individuals HERE 	
Last update	IIth November 2021	

Contents

Section I	Introductions	Page 2
Section 2	Definitions	Page 3
Section 3	Key principles	Page 4
Section 4	Roles and responsibilities to support safeguarding	Page 5
Section 5	Risk assessment	Page 6
Section 6	Procedures	Pages 6-8
Section 7	Policy review	Page 9
Section 8	Coach Core programme specifics	Pages 9-14
Amendment chart F		Page 15

I. INTRODUCTION

I.I Purpose of the policy

Ensuring the safety and protection of their beneficiaries is an essential aspect of all charities work. Unless individuals are safe and treated well, with dignity and respect, it is impossible for them to realise their potential or to benefit fully from the work and activities supported by The Coach Core Foundation (CCF).

There has been increasing recognition of the way in which vulnerable people can be at risk of harm from organisations and institutions that are supposed to help them, either as a result of abuse and exploitation by individuals in positions of trust, or via programme activities in general.

As a consequence, there has been a significant increase in the efforts made by agencies to ensure that no harm comes to beneficiaries, or target communities, from contact with their staff and associates or as a result of any of the organisation's activities.

Given these values, and in light of widely recognised risks, CCF has developed this policy to promote protection for all those people it comes into contact with - staff and volunteers within the charity itself as well as the partner organisations and beneficiaries with which we work.

Should it come into contact with vulnerable groups, CCF takes responsibility to ensure it is doing all it can to protect such groups from all forms of harm that might occur as a result of that contact, including abuse, neglect and exploitation and to ensure appropriate action is taken if such harm occurs.

I.2 Scope

Based on best practice, this policy and associated training provides all staff including temporary, agency, freelance and contractors (hereafter referred to as 'staff'), trustees and volunteers, information about abuse, advice on identifying problems as well as defining individual and collective roles and responsibilities in safeguarding vulnerable adults and children from abuse and neglect.

This policy also applies to other organisations with whom CCF works or provides with funding. CCF expects that the principles and approaches already shared with partnership organisations mean that they will fully support the values and commitments set out in this policy. CCF recognises that some will already have protection policies and associated measures in place. Where this is the case, they should have no difficulty in also complying with the standards set out in this policy.

I.3 Outcomes

CCF is committed to, and endeavours to, meet its obligations towards the safeguarding of children and adults at risk.

Whilst CCF does not currently undertake any regulated activity as defined by the Safeguarding Vulnerable Groups Act 2006, it does interact with such, and therefore an outcome of this policy and its associated training is to provide staff, trustees and volunteers with the overarching principles that guide our approach and interactions.

2. **DEFINITIONS**

- **2.1 Safeguarding** embedding practices throughout the organisation to make sure that children and adults at risk are protected wherever possible.
- **2.2** A child at risk A child is an individual up to and including age of 18 (as defined in the Children Act 1989). A child at risk is one who experiences/is at risk of abuse/neglect/other kinds of harm.
- **2.3 A Young Person** Whilst there is no legal definition for this term, herein it refers to the upper age range of a child i.e. 16-18 years old.
- 2.4 An adult at risk An adult at risk is a person aged 18 years or over who is experiencing or is at risk of abuse, neglect or other kinds of harm and has care and support needs. (Care Act 2014). This may include a person who:

Is elderly and frail	Has a mental illness including dementia
Has a physical or sensory disability	Has a learning disability
Has a severe physical illness	Is a substance misuser
Is homeless, or at risk of homelessness	Enduring significant poverty

2.5 Child protection – an activity which is carried out to protect specific children who are suffering, or are at risk of suffering, significant harm.

- 2.6 Duty of Care a legal obligation to:
 - Always act in the best interest of individuals and others
 - Not act or fail to act in a way that results in harm
 - Act within your competence and not take on anything you do not believe you can safely do.
- 2.7 Child and adult protection protecting an adult's/child's right to live in safety, free from abuse or neglect, while at the same time making sure that the adult's wellbeing is promoted including, where appropriate, having regard to their views, wishes, feelings and beliefs in deciding on any action.
- **2.8 Abuse** a selfish act of oppression and injustice, exploitation and manipulation of power by those in a position of authority. This can be caused by those inflicting harm or those who fail to act to prevent harm. Abuse is not restricted to any socio-economic group, gender or culture. It can take many forms, including:

Physical abuse	Discriminatory abuse	Organisational abuse
Domestic violence and abuse	Psychological/Emotional abuse	Neglect and acts of omission
Financial or material abuse	Self-neglect	Modern slavery
Online and digital abuse	Sexual Abuse	Harrassment

- 2.9 Significant harm There are no absolute criteria on which to rely when judging what constitutes significant harm. For the purposes of The CCF's response to concerns about children or vulnerable adults, this distinction is the responsibility of children's or adult's services and the police. Any decision about investigating concerns of this nature will therefore be their responsibility but The CCF has a key role in contributing to any investigation.
- 2.10 Disclosure and Barring Service (DBS) The DBS was created when the Criminal Records Bureau (CRB) merged with the Independent Safeguarding Authority (ISA) in December 2012. The DBS runs checks at three different levels providing information on an individual's criminal record(s). Those engaged in regulated activity must have a valid DBS check at the required level for the role they are performing.

3. KEY PRINCIPLES

- This policy and corresponding procedure aims to achieve a culture within CCF in which a proactive approach to safeguarding, promoting and protecting the rights of vulnerable adults and children is taken.
- CCF will ensure that partner organisations conducting work with children and vulnerable adults conduct all relevant checks and vetting procedures throughout its recruitment and onboarding processes. CCF has a due diligence process that requires all partner organisations to provide evidence of this, and other governance/environmental process and procedure so that we can gain the legal and moral assurances required for all.
- All adults and children who either work, volunteer or use CCF services have the right to live a life free from abuse, harm and neglect regardless of age, disability, gender, racial heritage, religious belief, sexual orientation or identity.
- This policy and associated procedure applies to all staff, volunteers, Trustees, visiting Donors and representatives of CCF, including contractors and temporary staff.
- CCF is committed to the prevention of, and protection from, abuse and neglect of all adults and children at risk of abuse or neglect who come into contact with the organisation through its staff or representatives, in whatever capacity that contact occurs. We have a series of policies that underpin this commitment (Section 7) as well as frequent updating of training, legislation and policy review at all times. We also will act, as outlined in this policy, on all reports of safeguarding concerns ensuring such referrals and subsequent actions are documented accordingly.
- CCF is committed to taking all necessary steps to stop abuse happening, whether that abuse is perpetrated by staff, volunteers, Trustees, visiting Donors and representatives of The Coach Core Foundation, including contractors and temporary staff or members of the public.
- CCF is committed to its duty of care to all adults and children it has contact with. If there are concerns about staff or volunteers perpetrating abuse, it will facilitate any action required to address this without delay. All allegations, concerns, or suspicions of abuse or neglect are taken seriously and responded to in line with this policy.
- This policy includes actions required to address abusive behaviours and attitudes. CCF's staff, volunteers, Trustees, visiting Donors and representatives of CCF, including contractors and temporary staff are entitled to be treated with respect and to work in a safe environment.
- On occasions when staff have been dismissed because of concerns about safeguarding, they may be referred by CCF to relevant professional bodies including, where appropriate, the Disclosure & Barring Service (DBS).
- CCF has a duty to contact the relevant authorities if there are concerns that an adult/child at risk may be being abused.
- CCF is committed to ensuring that the right staffing and reporting structure is in place to enable safeguarding concerns to be dealt with effectively and to ensure the correct processes are followed as detailed in the procedure. This includes the escalation to senior staff within CCF of concerns posing a significant risk to an individual or the charity.

4. ROLES AND RESPONSIBILITIES TO SUPPORT SAFEGUARDING

CCF will undertake the ongoing following responsibilities:

- CCF will ensure staff and volunteers are carefully recruited and necessary checks are made in line with recruitment and vetting good practice guidelines. This includes:
 - ALL CCF employed staff will undergo an enhanced DBS check, updated annually,
 - ALL CCF employed staff will undergo safeguarding training every 3 years,
 - ALL CCF trustee board members, and any other formal volunteers, will undergo a basic DBS check prior to appointment. If a trustee attends one or more events in a given calendar year, they will be subject to a further check at that time.
 - There will be two qualified Designated Safeguarding Leads at any one time within the charity with these individuals made known publicly. Refresher training will be carried out at least every 3 years.
- CCF is committed to working with stakeholders and the relevant authorities in which the Foundation initiatives and programmes are run and attended, especially if there are perceived risks or concerns about staff, contractors, or volunteers.

4.1 Key Roles – individuals and roles within the organisation that have Safeguarding responsibility:

- Chief Executive
- Designated Safeguarding Lead (DSL)
- Project Staff (with safeguarding training in place)
- Designated Trustee

A live list of these individuals can be found HERE

4.1.1 Chief Executive - has overall responsibility for all safeguarding matters within the charity.

4.1.2 Designated Safeguarding Leads (DSL) – nominated Project Manager (or other designated individuals) have the lead responsibility for all safeguarding and protection matters in their programmes and to escalate concerns to the Chief Executive who, where appropriate, may make referrals to external bodies such as the local authority or the police.

4.1.3 **Project Staff** - are responsible for:

- Undertaken and maintaining training linked to safeguarding and child protection
- Ensuring that all are aware of how to report safeguarding concerns and to whom
- Ensuring that all are aware of the Foundation's Whistleblowing policy
- Ensuring that all are aware that they must conduct themselves in a manner which safeguards and promotes the safeguarding practices at CCF
- Ensuring all staff are provided with guidance about safeguarding concerns as required.
- Are clear on the policies and procedures we employ to vet and protect our beneficiaries, partners and employer teams connected with every Coach Core programme.

4.1.4 Designated Trustee – an experienced, qualified and informed individual in this field who has been chosen to be the point of contact for all safeguarding matters and whistleblowing allegations (as and when needed).

5 RISK ASSESSMENT

Should this policy be ignored or disregarded, the possible outcomes are:

- For vulnerable adults/children at risk of abuse/neglect; placed at further risk of harm/neglect.
- For staff and volunteers potentially subjected to inquiry, investigation internally or externally for failing to take appropriate steps, which may then lead to a disciplinary process.
- For the DSL's, the Chief Executive, Board of Trustees possible inquiry and report from the Charity Commission and regulators or recommendation from local authorities to regulators.
- For CCF possible risk of public scrutiny and ultimately risk of prosecution.

6 PROCEDURES

6.1 Recruitment

CCF performs an enhanced DBS check on all its contracted staff and this will be refreshed every 3 years. Trustees, although not mandatory, are asked to undergo basic DBS checks before appointment.

6.2 Training

All contracted staff will attend safeguarding training and will be made aware of their responsibility to comply with current legislation and guidance and any new relevant legislation as it is implemented. Designated leads in safeguarding will undergo additional training befitting this position and are expected to keep up to date and informed about any changes in this area. Training will be refreshed every 3 years – or earlier where legislation or practices changes. Information regarding this training will be logged within the HR Department.

6.3 Disclosure

CCF staff do not coach or work with children on a day to day basis. However, visitations to programmes are frequent and online disclosure to a staff member could take place at any time and so we recognise our position as one of trust and responsibility to all parties. If such a circumstance arises, and that individual discloses abuse to a member of CCF staff, or an allegation is made against a member of the CCF, they are instructed to act as per below.

For any external individual/member of the public wishing to raise an issue or complaint, a list of contacts are made available on our website for the public to review and utilise at any time (see Section 4.1).

6.4 Responding to complaints and alleged or suspected incidents

CCF takes any and all complaints or safeguarding referrals seriously and commit to investigating any incident accordingly. All parties rightly need to have confidence that the complaint or allegation is being dealt with in the appropriate and timely manner.

Equally, any employee who has an allegation raised against them requires confidence that CCF will act in a careful and measured way, preserving their anonymity using all appropriate agencies for advice/support.

Complaints or cases of alleged or suspected incidents should be reported, verbally and in writing to the DSL. If the DSL is not available or is the subject of the complaint, it should be made to the Chief Executive Officer. Likewise, if the CEO is not available or is the subject of the complaint, it should be made to the Chairman and/or lead trustee.

6.5 How complaints are processed

6.5.1 External individual / member of the public

Individuals are encouraged to use the **INCIDENT REPORT FORM** to submit their concerns or complaints. However, if easier and more practical, the safeguarding team will of course process any emails, telephone calls and/or social media posts linked to safeguarding in the same manner. This communication will be passed to the DSL/s for further action and response accordingly (see 6.5.3 for more information on this).

6.5.2 Internal staff, volunteers, partners and/or apprentices.

Copies of our safeguarding and whistleblowing policy are made available and highlighted when joining the Coach Core team/programme. We understand that this can be a very sensitive matter when reporting internal concerns or complaints and have adopted the following process:

- a) Individuals are encouraged to submit their report to the DSL
- b) If the complaint is regarding one (or more) of the DSL's; the complaint should be passed to the CEO (if not a DSL) or the Designated Safeguarding Trustee.
- c) A third option, involving the charity Chairman is also available for serious allegations.

6.5.3 The process we adopt

All staff understand they must report any concerns or incidents linked to safeguarding within 24 hours. As per the Governments '<u>Working Together</u>' 2018 paper, CCF adopts the 'Single Assessment Process' that incorporates 4 levels of response that sit on a continuum:

- a) Low level Early Help Assessment: where needs are relatively minor and individual or universal services can take swift action.
- b) Emerging needs: where a range of services to respond to the issue/their needs is required.
- c) Complex/serious needs: the child can be at risk of serious harm if not addressed. This is likely to require a co-ordinated, multi service intervention.
- d) Child Protection concern: immediate risk and need of and referred to social services without delay.

All staff are trained to recognise the key indicators and referral points to guide their assessments and next steps. However, they are also advised to refer to the local safeguarding child protection 'threshold guidance' and/or the multi-agency safeguarding hub for further support with decision making and processes thereafter. If there is a serious and immediate concern or allegation made about or received from a child or adult at risk, the DSL will escalate it to the Chief Executive.

We are committed to reporting any incidents to the appropriate regulatory bodies including the UK Charity Commission and government departments or funding bodies, as required. Where there is evidence that criminal activity may have taken place, we will report to the relevant police and/or safeguarding authorities as appropriate.

Reports to the Charity Commission shall be made by the Chief Executive in consultation with the board of trustees.

If it is assessed that there is evidence of an incident, or the potential for imminent significant harm, appropriate action will be taken, where possible, on the day the Chief Executive receives the information concerning a reportable incident.

CCF has a safeguarding log with clear fields of information and evidence guidance so that all incidents, regardless of severity, are documented by CCF staff.

Any complaints made about or directly to CCF will be acknowledged within 24 hours and responded to within 72 hours (at minimum, as an update on position, process and next steps).

6.6 Internal Investigations

CCF have implemented a Whistleblowing Policy aimed at encouraging a culture of openness and accountability wherein staff are confident that they can raise any matter of genuine concern without fear of reprisal in the knowledge that they will be taken seriously and that matters will be investigated appropriately and regarded as confidential.

In the case of allegations made against employees of the Foundation, there should be a full and timely investigation.

Any investigation should be cognisant of the fact that allegations relating to a failure or breach of safeguarding are both potently serious criminal offences, but if unfounded such allegations can still carry a social stigma which could have a significant a negative impact on an individual's personal/professional life.

During any initial investigation the identity of both the accuser and the accused should only be disclosed to those who need to know about it and a high degree of sensitivity is required. The investigation body will ordinarily be a Director supported by the HR team (currently an external, independent organisation contracted by The CCF). Any investigation should be completed as rapidly as possible, consistent with its effective conduct. The exception to this is in the case of potential criminal activity where the Police should be called in as a matter of routine.

6.7 Unsubstantiated and false allegations

On very rare occasions, it is possible that an individual could raise an allegation(s) that upon investigation can be found to be unsubstantiated or untrue. If a report is found to be demonstrably false, this behaviour may be indicative of an underlying issue elsewhere which may require further investigation. In such circumstances this should in the first instance be reported to the Chief Executive Officer who will consider whether a further referral should be made to another authoritative body such as the Police or the Social Services.

In the event that a report is found to be malicious or deliberately misleading, a decision will be made in consultation with the Safeguarding Lead as to whether this should be investigated through the Disciplinary Policy and Procedure or even reported to the Police.

If it is established that the allegations were unfounded or malicious, the HR Department will:

- make it clear to those involved that the accused has been exonerated;
- consider whether counselling for the accused and/or accuser is appropriate;
- consider further steps to support the accused.

If an allegation was made with the best intentions, there should be no punitive measures to the reporter and a transparent period of reflection and reparation is made with all parties. CCF commits to fostering an open and honest culture where staff are encouraged to 'speak up' and that there is an understanding that safeguarding and wellbeing are a priority for all.

6.8 Substantiated allegations

Adherence to HR disciplinary procedures will be adopted at all times. Should an allegation be investigated and found to be true resulting in the person leaving the organisation via their own resignation or dismissal for a statutory safeguarding reason, then the Foundation has a legal obligation to make a referral to the appropriate bodies, including Disclosure and Barring Service (DBS) which was established under the Protection of Freedoms Act 2012.

The Safeguarding Officer has the duty to report this, including a full report of the investigations and process followed to reach this conclusion, within one month.

6.9 Management of Information

The Foundation complies with the principles of GDPR in the way it collects, holds and disposes of personal information. We have a policy specific to this that staff can access at all times and will make all external parties aware of when required.

7. POLICY REVIEW

This policy, its accompanying procedures and any supporting documents will be reviewed every year or sooner where any changing legislation and/or government guidance has an impact.

Other relevant policies.		
Whistleblowing policy	Anti bribery policy	
Risk management policy	Bullying and harassment policy	
GDPR policy Social media policy		
Various HR and finance policies, some of which have cross over with safeguarding.		

8. COACH CORE PROGRAMME SPECIFICS

In the spirit of transparency and accountability, we now present how our safeguarding policy applies to the governance, operations and risk management procedures as we see them at time of writing.

8.1 Charity overview

Coach Core is an entry level apprenticeship programme that uses sport and physical activity as the hook to improve the employability and life chances of young people around the UK.

Since 2012, we have targeted young people who are not in employment/education and who live in and around some of the UK's most challenging communities.

Our model is to work in partnership locally and nationally to provide the best possible places of employment, education and support to each individual apprentice.

We then focus on developing every learner through mentoring and personal support as well as providing unparalleled education and professional development, all with the goal of full-time education/employment exit routes that are right for them.

We have **four key audiences** for whom we have a duty of care and must provide ongoing, strict safeguarding and risk review processes:



Within any given Coach Core programme, we then have **six clear stages** that encapsulate the start to end process of every programme cycle:

Pre	eparation	Recruitment	Onboarding	Deployment	Progression	Exit routes

8.2 Our four key audiences' definitions

We define our four key groups as follows:

2) Our employers and their communities
- The individual organisations that form our
consortiums
 The mentors and lead staff within those organisations
- The participants that will be exposed to the
coaching practice of our apprentices
4) Wider partners, supporters, general public
- Our education partners
- Our funders and donors
- The sector partners and supporters we work
with a varying levels
- Our ambassadors and key individuals who
promote our activities
- Members of the general public

8.3 Our six stages' definitions

In this section we draw out the identified chronological six stages of a given programme and how this applies to our four key audiences in a safeguarding-risk context. The summary points contained within each cell give a brief overview to the key points/risks as we see them at time of writing.

PREPARATION

We work with national partners and major organisations to identify the right employers and support partners for every Coach Core site to form 'consortiums'. We then ensure every consortium, ahead of any new programme, understands the key principles of a Coach Core programme, what this entails and the expectations of all involved. Only once this is agreed, with the right number of apprentice places, do we then move into the recruitment phase.

Apprentices:	Coach Core staff/trustees/volunteers/contractors:
- We review the education and programme offer	- Ensure our staff have the right training, experience and
continually,	updated safeguarding checks in order to work with our
- We review the support and guidance we can provide	audience/partners
- Finding ways to connect, engage and motivate throughout	- Review the risks to any site visit and travel implications
via additional training, events and opportunities	- Protect staff, trustees and the wider charity with
- Stay updated on the latest policy and governance related	equitable and transparent recruiting as well as providing
to working with our intended target audience.	the right insurances too
The employers/their communities:	Partners, supporters and the general public:
- Work with vetted employers only. This includes an initial	- Work to select the right training provider with the
application process whereby they must state the individuals	right lead staff to undertake the education and support
involved, the environment, the policies and processes they	for that given programme
employ (including a compulsory requirement to supply	- Work with the major sector organisations to ensure
their safeguarding policy) and at least one follow up call	we are targeting and working with the very best
from with a CCF staff member to discuss/confirm the	community employers rather than the CCF solely
information supplied	selecting these partners.
- Ensure the professional and personal support	- We ensure any associative partnerships show clear
environment is right through multiple due diligence checks	targets and benefits for all parties with open, transparent
- Understand and prepare the deployment environment	ways of working/reporting
- Support them via funding and staff training	
- Have them submit a formal business plan outlining the	
key organization information (charity/company number,	
annual accounts DBS status, etc) their intentions with the	
programme, their offer (to the apprentice and the	
consortium) and the environment (staffing and	
deployment) in which their apprentice will work.	
- The CCF team are given access to site visit to explore	
this further at any point prior to/during the programme.	

RECRUITMENT		
With the education and employment partners now confirmed, we strategically advertise locally and nationally, to		
attract the right young people to attend an interactive recruitment event that reviews attitude and skill over		
educational attainment, background and/or criminal past. E		
unsuccessful candidates are also given options to help their future opportunities too.		
Apprentices:	Coach Core staff/trustees/volunteers/contractors:	
- Minimum expectations for all parties are clear from the	- Ensure our staff have the right training, experience and	
outset (salary, location, duration, qualifications, travel	updated safeguarding checks in order to work with our	
required, hours/contract, line managers and mentors)	audience/partners	
- Ability for any candidate to apply and be supported with	- Review the risks to any site visit and travel implications	
options even if unsuccessful gaining a place on programme	- Protect staff, trustees and the wider charity with	
- Given a fair, equitable and democratic recruitment	equitable and transparent recruiting as well as providing	
process for every candidate to demonstrate their abilities the right insurances too		
The employers/their communities:	Partners, supporters and the general public:	
- Full disclosure and transparency on the level of	- Education partners will have the programme tutor lead	
candidates versus the needs of each employer	the practical activities	
- Confidential disclosure to all applicants prior to the	- Education partners set expectations of this element of	
recruitment event so that they can make informed	the apprenticeship from the outset and introduce the key	
decisions on the day	aspects of what they will learn, how it is delivered, when	
- Each organization will be clear on opportunities and	and where, etc	
training they can bring to the apprentice group	- Any third party partners attended will be solely for the	
throughout the term of the programme and at least one	benefit of the apprentices and/or the wider Coach Core	
thing they can offer unsuccessful candidates too	programme and agreed prior to the recruitment event	
- Minimum of one staff member will be present at the - Any attending donors will be registered/screened wit		
recruitment event who can make the best decision for all limited interaction with candidates on the day		
involved. Employers are also expected to help contribute	- Risk assessment conducted as to possible impact on the	
to the practical content on the day	general public if sharing the same facilities	
ONBOARDING	1	

ONBOARDING

Apprentices are selected by employers with those young people also given the opportunity to accept or decline. We recognize for many, this is the first time they will have engaged with education/the workplace for some time and so the onboarding process is an extended period of education sign up and team building, employer inductions and mentor-relationship building and the instillation of the key, basic professionalism standards.

relationship building and the instillation of the key, basic pro	sfessionalism standards.	
Apprentices:	Coach Core staff/trustees/volunteers/contractors:	
- Time taken by all parties to ensure the first 4 weeks are	- Final apprentice group confirmed and key registration	
very clear in terms of duties, timings, locations, etc	details obtained. GDPR process employed throughout	
- Formal employment and education contracts are	with supplied data stored safely and key elements not	
provided and talked through individually	shared without consent	
- Opportunity for the apprentice to begin engaging with	- Site visit conducted by the team to meet the apprentices	
their tutor, employer mentors/managers and their peers	and introduce the wider Coach Core programme to them	
so they can start to build relationships and discuss their	- Trustees permitted to site visit also with prior consent	
needs and ambitions.	and communications to the key parties	
- Any requirements for disclosed potential barriers	- Risk assessments conducted for any visits/travel where	
established/actioned (eg physical/learning disabilities)	safety may be compromised.	
The employers/their communities:	Partners, supporters and the general public:	
- SLA (or equivalent) signed by the employer to agree on	- Education partners register their learners and set up the	
funding and reporting expectations from CCF	individual learning platforms for each apprentice.	
- Formal employment contracts given to the apprentices	- Provide a secure and confidential learning suite	
with payroll prepared, kit and equipment provided, and	- Any early training conducted is subject to staffing and	
travel agreements all supplied	venue risk assessments as required	
- Apprentice mentors and line managers agree to take	- Learning space/s to be confirmed for min. first 3 months	
time with their individual/s to understand their needs and	- Any site visits by third party partners or donors is	
build relationships	strictly vetted and screened by the CCF team in	
- DBS and safeguarding checks begin immediately for the	collaboration with the key parties on site too	
apprentice	- Any shared facilities will be risk assessed and a first	
- Procedures for who to contact (funding, education,	session, Code of Conduct to set expectations on	
support, complaints, etc) made clear	professionalism/representation/behaviour is conducted.	

DEPLOYMENT				
Once apprentices have undertaken the initial checks and key training, they will then be permitted to begin their				
coaching practice. We ensure all parties are clear that our level of education and our learner experience ensures they				
are deployed only as assistant coaches working with community groups, under continual supervision. We also ensure				
they are exposed and upskilled with duties and experiences across the whole business to aid their future development.				
Apprentices:	Coach Core staff/trustees/volunteers/contractors:			
- Review meetings with mentors and their tutor agreed	- Collate the first month reports and attend/dial into the			
for the first quarter	first consortium partner meeting			
- Deployment locations introduced to the apprentice (if	- Work with the education partners to ensure all key first			
they were not during ONBOARDING) with any	stage training has/will be taking place			
necessary checks/registration completed.	- Co-ordinate the staff training event, assisting where			
- Coaching sessions and expectations agreed with their	required with venue, logistics and communications			
mentor with any planning/preparation required pre agreed	- Co-ordinate any additional training or site visits planned			
- Duties in the workplace agreed alongside any other	with risk assessments conducted where necessary			
working practice and training required in the early stages.				
The employers/their communities:	Partners, supporters and the general public:			
- Work schedule for the first I-3 months planned but	- Tutor 1:1 meetings begin with details of the meeting			
with the ability to adapt and amend based on learner	stored and shared confidentially			
performance/progression	- Any tutor support/additional training to have			
- Education days and times set aside as 'off the job' and	commenced with any risk or concerns based on the			
respected by all organization staff	current qualification/experience gaps to have been			
- Coach Core staff training conducted. This is a 2 day	addressed and actioned prior to this phase			
event where the principles of Coach Core are instilled	- Functional skills screening to begin with the necessary			
with all key employer staff along with basic principles of	support put in place for each learner			
supporting a young apprentice too.	- Any additional training, events, opportunities to undergo			
- Attend the first consortium meeting to discuss initial	strict vetting/risk assessment (staff, venue, content, etc).			
experiences so far and future opportunities for all parties	- Apprentices to be strictly monitored until such time that			
plus submit their first formal report to CCF staff too	they have the necessary screening checks, qualifications			
	and competence/confidence to lead groups solely.			

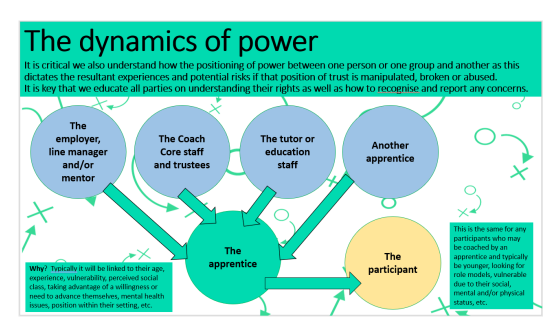
PROGRESSION

With their individual learner plans, mentors, deployment environments and experiences, the apprentices will start to build a picture as to want they want to do once they leave Coach Core. It is the job of the CCF team and the consortiums to understand these aspirations, aligned with the opportunities available with their Coach Core employer, and set progression plans right for each individual both during their time on programme and for when they exit too.

and set progression plans right for each individual both duri	ing their time on programme and for when they exit too.
Apprentices:	Coach Core staff/trustees/volunteers/contractors:
- Monthly formal review meetings with their mentors (on	- Continual monitoring of apprentice progress via internal
top of any informal 1:1's they may have) plus weekly	checklists based on the progress reports for each learner
engagement with their tutors ensure that all elements of	- Continual engagement with the programme consortia
their individual development are guided and supported	via meetings, reports and any additional training/events
- Given opportunity to train and develop outside of their	- Commit to providing ongoing support and training
own employer offer, including National Governing Body	whenever possible to each/all of our teams
qualifications that will aid their development during/post	- Ongoing review of the key policy and governance linked
Coach Core.	to our learners
The employers/their communities:	Partners, supporters and the general public:
- Employers are supported with any additional	- Education partner tutors check and challenge the
opportunities, training and/or guidance required to align	progress of every learner, setting targets and support
with the development of their apprentice	accordingly
- Monthly meetings and reports to detail the above along	- Education partners undergo performance review
with additional feedback they have that could benefit all	annually with the CCF team and OFSTED assessments
parties	- Third party training providers and/or exit route
- Opportunities for deployment participants to feedback	providers engaged and vetted (if not previously)
on their apprentice in terms of their progress, any	- Any donors/funders provided with the ongoing progress
additional training/development they may require and/or	and impact of the programme/s via a variety of methods
any progression opportunities there could be for high	and tools
performers (eg leading a team under supervision rather	- Website and social channels updated with key
than assisting, taking on a different group of participants	information linked to any complaints, whistleblowing, etc
from their initial groups, etc)	from the general public

EXIT ROUTE	- un - and the set of the start is found - sint assessment of a small
As each learner approaches the end of the programme, we	
as what their next steps may be. Coach Core employers ar	
external parties who can provide the right exit education/er	
consulted throughout this process, as we do our best to fin	
Apprentices:	Coach Core staff/trustees/volunteers/contractors:
- Preparation and mock assessments conducted to fully	- Final reports and statistics are collated
prepare them for their final assessments	- Personal information from the apprentices are stored
 Review of qualifications gained to date with any 	securely so that we can continue to signpost graduate
opportunities to add to their CV provided	training, opportunities and events we think may be of
- If their exit route is unclear and/or they are experiencing	interest
stress at these final stages, we work with all key	- Pre-planning for the next programme cycle commences
individuals to support them as best we can	- Programme impact and key data forms part of our
- Personal contact information collated and stored	annual report
securely so that we can continue to stay engaged with	
them where appropriate	
The employers/their communities:	Partners, supporters and the general public:
- Employers are supported in the final stages, particularly	- Education partners arrange for the End Point
if they do not intend on contracting their apprentice	Assessment, the preparation as outlined previously and
beyond the Coach Core programme but want to	the support required
transition their employee as safely, ethically and positively	- Donors informed of the impending programme end with
as they possibly can.	any final site visits and/or reporting agreed
- Final reports submitted stating formally their intentions	- Third party partners involved with the exit routes
for their apprentice and the support they will provide.	and/or final training confirmed and vetted accordingly.
- Once decided and agreed, the mentors and participants	- Any community facing events their final assessment may
(if required) are informed as to the next steps for all	entail is risk assessed and communicated to the necessary
parties so preparation can take place accordingly	individuals/organisations accordingly.

8.4 The dynamics of power



By understanding how these dynamics impact chiefly the apprentice at the heart of every programme, we are then able to understand and attempt to mitigate any safeguarding risks and concerns we may have for them individually and/or for those around them. Anything that presenting risk or challenge to their wellbeing and/or forward progress is something CCF commits to reviewing and actioning regularly.

8.5 Additional safeguarding risks identified

This final section looks at additional points concerning safeguarding that perhaps fall outside of the six programme stages and/or warrant further explanation.

Apprentices:	Coach Core staff/trustees/volunteers/contractors:		
- Can be under 18 so careful consideration must be given	- CCF staff developing personal issues at home, in the		
at all times to this	workplace, etc that are raised/noticed by another CCF		
- Cases regarding the risk and safeguarding concerns	staff member or trustee		
regarding apprentices are typically raised by others e.g. an	- The conduct of a CCF staff member whilst interacting		
employers report, a tutor flagging a concern, a training	with those outside of the charity (apprentices, employers,		
provider, etc. but we must be prepared for apprentices to	site visits, etc)		
report each other	- The care required to a CCF staff member who is		
- Physical contact and interaction with apprentices are	undertaking a serious child protection issue that is		
relatively infrequent but would still entail a CCF staff	harming their own mental health		
member being able to raise direct safeguarding concerns	- The interaction of trustees with others whilst		
at a given moment in time (workplace visit, 1:1 online call,	representing the charity		
events, etc) as well as careful consideration as to how and	- Placing CCF staff/trustees in situations where they are		
where that interaction takes place.	undertrained and/or put at significant, multiple risks		
The employers/their communities:	Partners, supporters and the general public:		
- Employers may contact CCF directly to report or query	- Unvetted site visits and/or interaction with our		
any safeguarding concerns they have	apprentices from individuals outside of the charity		
- CCF staff may be concerned for the welfare of another	- As above in community settings where children and/or		
employer lead via their interactions with them	vulnerable adults may be present		
- Employer conduct may be called into question by CCF	- Not conducting a risk assessment and any necessary		
staff when on site visits or seeing them at events	safeguarding communications to a visitor that may place		
- The welfare of the people our apprentices/their	them at potential harm		
employers work with is also our concern, especially as the	- Sharing information, data and/or case studies without		
predominant age of coaching beneficiaries tend to be of	consent to 3rd party/external individuals		
primary school age. This may be a concern directly linked	- Not consulting with any individual/organization outside		
to the conduct/environment of a CCF programme or it	of the charity that may have their own risk and		
may be something occurring in the wider setting e.g.	safeguarding policies		
something witnessed while on a school visit, an incident	- A complaint from the public needs to be received and		
on an adjacent pitch, etc	addressed correctly with all staff knowing how to respond		

This process document is designed to support and enhance our safeguarding policy and our risk management policy by expanding on the specifics of our programme operations.

In all instances, CCF has a risk register that captures any risk/safeguarding concerns and will follow protocol outlined by Gov/Charities Commission at all times.

As mentioned in Section 7, all additional CCF policies are available upon request.

This policy was also formed and shaped by the guidance and policies given by:

- The Gov Charities Commission
- NSPCC
- NCVO
- Sport England
- Lifetime Training

---- ENDS ----

All amendments to this policy shown on the next page.

Amendments chart Amendment made	By whom	Date
- Section 5.6: Review of the reporting process with amended wording to help staff understand the how to refer concerns.	- CEO – Gary Laybourne	18/2/2021
- Section 8: inputted the 'Programme Specifics' and dynamics of power to sit within this main document to contextualise our operations and better highlight possible risk points.	- CEO – Gary Laybourne	18/2/2021
- Section 4: trustees amended from annual screening to basic DBS check prior to appointment and prior to one or more events in a given calendar year.	- CEO – Gary Laybourne	18/10/2021
- Various: the addition of 'volunteers and contractors' to the language, definition and actions of our key groups/individuals.	- CEO – Gary Laybourne	18/10/2021
- Extension to our opening statement to include the hyperlink to our Incident Report Form,	- CEO – Gary Laybourne	11/11/2021