Tammy’s Dance Studio

Child Safe Policy

Version 1
9th January 2014

This Child Safe Policy complies with Section 8C of the Children’s Protection Act 1993.
Tammy’s Dance Studio’s Child Safe Policy

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1. Purpose

This policy was written to demonstrate the strong commitment of Tammy’s Dance Studio to child safety and establishing and maintaining child safe and child friendly environments.

2. Context

This policy reflects our commitment to provide a safe environment where every person has the right to be treated with respect and is safe and protected from harm.

It complies with our obligations under the Children’s Protection Act 1993, including:

- Section 8B – 8D – child safe environments and criminal history assessments for people working with children; and
- Section 11 – Mandatory reporting.

It also complies with the Child safe environments: Principles of good practice and Child safe environments: Standards for dealing with information obtained about the criminal history of employees and volunteers who work with children issued by the Chief Executive. (Section 8A, Children’s Protection Act 1993).

3. Scope

This policy, from the date of endorsement, applies to all people involved in the organisation, including:

- Teachers
- Student teachers
- Volunteers
- Parents
- Visitors
- any other individual involved in this organisation
4. Commitment to child safety

All children who come to Tammy’s Dance Studio have a right to feel and be safe. We are committed to the safety and well-being of all children and young people accessing our services and the welfare of the children in our care will always be our first priority. We aim to create a child safe and child friendly environment where all children are valued and feel safe.

As Tammy’s Dance Studio is sometimes reliant on parents and caregivers of students to actively manage activities in dressing rooms and waiting rooms during performance time and class time, we are also reliant on parents of students to report any emerging concerns or perceived risks. This policy was developed in collaboration with all our teachers, volunteers, the children who use our services and their parents.

5. Children’s participation

Tammy’s Dance Studio encourages and respects the views of children and young people who access our services. We listen to and act upon any concerns that children, young people or their families raise with us. We teach children what they can do if they feel unsafe.

We ensure that children, young people and their families know their rights and how to access the complaints procedures available to them.

We value diversity and do not tolerate any discriminatory practices.

6. Recruitment practices

Tammy’s Dance Studio takes all reasonable steps to ensure that it engages the most suitable and appropriate people to work with children. We employ a range of screening measures and apply best practice standards in the screening of employees and volunteers. All teachers that have regular contact with children and are not directly supervised must have a current Police clearance for working with children.

Exemptions from this requirement may apply in some circumstances.
7. Code of Conduct

All members are made aware of, and must abide by, our Code of Conduct. Our Code of Conduct was developed in collaboration with all our teachers, volunteers, the children who use our services and their parents. Our code of conduct is made available on our website and is hanging up on the studio walls.

8. Support for employees and volunteers

Tammy’s Dance Studio seeks to attract and retain the best teachers and volunteers. We provide support and supervision so people feel valued, respected and fairly treated. We ensure that teachers/volunteers who work with children have ongoing supervision, support and training so that their capacity is developed and enhanced to promote the establishment and maintenance of a child safe environment. Strategies we have implemented include:

- All new teachers receive a copy of our child safe policy and code of conduct.
- All teachers receive regular supervision sessions that include a focus on ongoing learning about child protection and other matters that affect children and young people.

9. Reporting and responding to suspected child abuse and neglect

Tammy’s Dance Studio will not tolerate incidents of child abuse. All teachers and volunteers understand their obligation to notify the Child Abuse Report Line on 13 14 78 as soon as practicable if they have a reasonable suspicion that a child has been, or is being, abused or neglected.

We also ensure that teachers and volunteers are aware of how to make appropriate reports of abuse or neglect.

We ensure that support is also available for the employee making the report, particularly where an ongoing service is provided to the child, young person and their family.

Supporting children, young people and their families

Child Protection is everyone’s responsibility. Tammy’s Dance Studio recognises that even where a report is made, we may still have a role in supporting the child or young person. This support may include:
• Referring the child, young person or their family to other appropriate services
• Displaying information about services that can assist children and their families (such as the Kids Helpline and Youth Healthline) in areas accessed by children and their families.

**Dealing with reports or concerns relating to the actions of an employee or volunteer of our organisation**

In addition to making a report to the Child Abuse Report Line, employees and volunteers must also report to the principal of the studio, Tammy Marsland if reasonable suspicion is formed that a child has been, or is being, abused or neglected by another member, employee, or volunteer.

In response to any report to management concerning a member, employee or volunteer of this organisation, management may determine to take disciplinary action.

Other protective actions may also be introduced to ensure the safety of children and young people within our organisation.

**10. Strategies to minimise risk**

• Taking images of children
  Authorisation is given by caregiver to have images taken of their child/ren and occasionally will be used to display on our website.

• Supervision of children
  Children are supervised at all times in class by the responsible teacher assigned to that class. The studio does not take responsibility for the child outside of class or in the waiting area, this responsibility lies solely with the caregiver. This is outlined in our studio policies.

• Complaints procedures
  Procedures are in place for complaints to be addressed with the principal of the studio. This is outlined in the studio policies.

• Physical contact
  Some physical contact may be deemed necessary to demonstrate exercises and for personal correction; or if a member of staff needs to administer first aid.

• Procedure for breaches of policy
  Procedures are in place for any breach of this policy.

• Protecting privacy and confidentiality
  All information given to the studio is strictly confidential and remains with the principal of the studio. Information is given to the child’s teacher where it is in the best interest of the child.
Evaluation of these strategies and the development of additional strategies to minimise and control risks to children and young people occur as part of our ongoing risk management process.

11. Harassment/bullying

Tammy’s Dance Studio opposes all forms of harassment, discrimination and bullying. We take this issue seriously and encourage anyone who believes that they, or another person, has been harassed, discriminated against or bullied to raise this issue with the principal.

12. Communication

Tammy’s Dance Studio will ensure that everyone to whom this policy applies is aware of and has had an opportunity to read the policy. It is available on our website.

We also ask teachers, volunteers and parents to sign a written statement indicating that they have read and will abide by our child-safe policy. We retain a copy of all signed statements. This is in the studio policies.

13. Related policies and procedures

- Code of conduct - teachers, parents and students.
- Template statement to be signed by employees, volunteers and parents indicating they have read and will abide by this policy
- Any relevant policies or procedures that your organisation has developed to protect children, including:
  - Staff and volunteer recruitment procedures.
  - Risk management strategy
  - Any other policies and procedures developed to manage risks and protect children.

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In developing this sample policy and template, the Department for Education and Child Development has drawn on resources prepared by the Play by the Rules initiative (www.playbytherules.net.au), South Australian Office for Volunteers (www.ofv.sa.gov.au) and the NSW Commission for Children and Young People (www.kids.nsw.gov.au).
Conducting criminal history assessments

Assessments required for prescribed positions
All employees and volunteers of [insert organisation] who occupy a prescribed position (as set out under Section 8B (8) of the Children’s Protection Act 1993) are required to undergo a criminal history assessment once every three years.

Criminal history assessments are also required prior to the appointment of new employees or members to prescribed positions.

Exemptions from this requirement may apply in some circumstances (see below). However [Insert organisation] retains the discretion to decide on a case-by-case basis whether any relevant exemptions will be exercised.

This requirement applies to all employees who regularly work with or around children in an unsupervised capacity or have access to prescribed records relating to children.

Procedure for conducting criminal history assessments

Note: The Children’s Protection Act 1993 enables organisations to decide the manner in which they will conduct criminal history assessments. Please choose the option below that reflects the method of assessment that your organisation has adopted.

Option 1

A current Letter of Clearance from the Department for Communities and Social Inclusion (DCSI) Screening Unit is a precondition of engagement of employees and volunteers who work in a prescribed position at [insert organisation]. The cost of obtaining a Letter of Clearance will be negotiated between [insert organisation] and the employee or volunteer.

Prior to the appointment of a new employee/volunteer and then at three yearly intervals, [insert organisation] will direct the employee/volunteer to obtain a Letter of Clearance from the Screening Unit as evidence that the applicant does not pose an increased risk of harm to children. Letters of Clearance are obtained for all current employees/volunteers who are working with children once every three years.

[Insert organisation] may obtain a further criminal history assessment for an employee/volunteer at any time that [insert organisation] believes it necessary or desirable for the purpose of maintaining a child safe environment.
The informed written consent of the employee/volunteer is required prior to conducting a criminal history assessment. The Screening Unit's informed consent form is available from www.dfc.sa.gov.au/pub/screening.

Information relating to a person's criminal history and the assessment process is managed securely and confidentially and in accordance with the Child Safe Environments: Standards for dealing with information obtained about the criminal history of employees and volunteers who work with children issued pursuant to Section 8A of the Children’s Protection Act 1993.

Option 2

A satisfactory criminal history assessment is a precondition of working in a prescribed position at [insert organisation].

Prior to the appointment of a new employee/volunteer and then at three yearly intervals, this organisation will direct the employee/volunteer to obtain a National Police Certificate (NPC) from South Australia Police. The cost of obtaining a NPC will be negotiated between [insert organisation] and the employee/volunteer.

South Australia Police require the explicit written consent of the applicant prior to the release of criminal history information. The NPC application form is available from http://www.police.sa.gov.au/sapol/services/information_requests/national_police_certificate.jsp.

Where a person has no disclosable criminal history, the assessment is successfully completed and no further action in respect to an assessment is required.

Where an individual does have a criminal history, [insert organisation] assesses this information in accordance with Standard 5 of the Child Safe Environments: Standards for dealing with information obtained about the criminal history of employees and volunteers who work with children.

Each assessment is conducted on its individual merits and with consideration to the inherent requirements of the position. Principles of procedural fairness and natural justice are applied throughout the decision-making process and the individual is provided an opportunity to confirm or dispute the information contained within the report and to provide contextual information for consideration during the assessment process.

The National Police Certificate will not be retained once a decision has been made regarding the person’s suitability to work with children. The National Police Certificate will not be retained beyond three months in any circumstances.

In accordance with its legal requirements, [insert organisation] will retain the following information regarding its decision:
• That a criminal history report was obtained
• How the criminal history information affected decision making processes
• Statutory declarations (where applicable)

[Insert organisation] may obtain a further criminal history assessment for an employee/volunteer at any time that [insert organisation] believes it necessary or desirable for the purpose of maintaining a child safe environment.

Other evidence (optional)
Where appropriate, [insert organisation] may utilise a number of forms of evidence (obtained within the last three years) to assess a person’s suitability to work with children. This includes:
• A National Police Certificate that does not expressly state that it cannot be used as a clearance to work with children
• A Letter of Clearance to work with children from the DCSI Screening Unit
• A valid and current interstate working with children check.

Acceptance of other forms of evidence is at the discretion of [insert organisation] and is subject to the person completing a 100-point check to confirm the true identity of the applicant.

[Insert organisation] may also at its discretion seek a statutory declaration for any employee(s) or volunteer(s) who have been citizens or permanent residents of a country other than Australia since turning 18 years of age.

Exemptions
The following organisations, persons and positions are exempt from the application of Section 8B of the Act:
(a) an organisation that provides equipment, food or venues for children's parties or events and does not provide any other services;
(b) a person who undertakes work on a voluntary basis to provide a service in his or her capacity as a parent or guardian of a child who is ordinarily provided with the service;
(c) a person who undertakes work on a voluntary basis to provide a service and who is under 18 years of age;
(d) a person who undertakes work in the course of, or for the purposes of, an event or activity that takes place over a period of not more than 10 consecutive days or not more than 1 day in any month;
(e) a person appointed as a police officer;
(f) a person who is a registered teacher (within the meaning of the Teachers Registration and Standards Act 2004);
(g) a person who undertakes, or a position that only involves, work that is not for the exclusive benefit of children and is not provided to any child on an individual basis;

(h) a position that only involves prescribed functions because children are employed or engaged to work as volunteers by the person occupying the position or by that person's employer;

(i) a position in which all work involving children is undertaken in the presence of the children's parents or guardians and in which there is ordinarily no physical contact with the children.
Child Protection guidelines for employees and volunteers of [insert organisation]

Caring for children and young people brings additional responsibilities for employees and volunteers of this organisation.

All employees and volunteers of this organisation are responsible for promoting the safety and well-being of children and young people by:

- Ensuring the safety and welfare of the child or young person is paramount at all times.
- Treating all children and young people with dignity, equality and respect.
- Adhering to this organisation’s child safe policy at all times.
- Listening and responding appropriately to the views and concerns of children and young people within the organisation.
- Taking all reasonable steps to ensure the safety and protection of children and young people within the organisation.
- Ensuring children and young people understand their rights and explaining to the child in age-appropriate language what they can expect when participating in a service, activity or program offered by the organisation.
- Responding quickly, fairly and transparently to any serious complaints made by a child, young person or their parent/guardian.
- Notifying the Child Abuse Report Line on 13 14 78 as soon as practicable if they have a reasonable suspicion that a child or young person has been or is being abused or neglected.

Employees/volunteers will not:

- Take part in any unnecessary physical contact with a child or young person.
- Discriminate against any child or young person because of age, gender, cultural background, religion, vulnerability or sexuality.
- Develop any ‘special’ relationships with children or young people outside of the professional relationship.