THE DIOCESE OF BRIDGEPORT
SAFE ENVIRONMENT HANDBOOK 2015

POLICIES AND PROCEDURES
USCCB CHARTER
FOR THE PROTECTION
OF CHILDREN AND YOUNG PEOPLE

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DECREE

As Catholics, we all share a sacred obligation to protect the children, youth and vulnerable adults in our community.

In the Diocese of Bridgeport, our Safe Environment program and victim assistance ministry has been in place since 2003, and it has made great strides in prevention, detection and early intervention efforts. However, we constantly face new challenges, and therefore must update existing policies, incorporate best practices and integrate Safe Environment measures in everything that we do.

In light of this sacred obligation to protect all children, youth and vulnerable adults, I hereby issue a newly revised set of guidelines and procedures that are consistent with the revisions to the United States Conference of Catholic Bishops UNCCB Charter for the Protection of Children and Young People.

All our updated Safe Environment policies are now found in a single handbook that includes local implementation guidelines for the United States Conference of Catholic Bishops’ audit process, mandatory reporting procedures and laws of the State of Connecticut and updates to our Diocesan 2003 Sexual Misconduct Policy and the 2004 Code of Conduct. As a part of the revised policies, Diocesan clergy, employees and volunteers will now undergo ongoing Safe Environment training and will be required to consent to background checks every five or ten years, depending upon their ministry.

The Safe Environment Handbook 2015 will be widely distributed throughout the Diocese in print form and will also be available online at www.bridgeportdiocese.com.

The revised Safe Environment Handbook 2015, with all its accompanying procedures and requirements is promulgated for use throughout the Diocese of Bridgeport, effective November 30, 2014, the First Sunday of Advent.

Given at Bridgeport this 30th day of November, 2014.

Most Reverend Frank J. Caggiano
Bishop of Bridgeport

Fr. Robert Kinnally
Chancellor
I. The Diocese of Bridgeport Policies and Procedures Relating to Allegations of Sexual Abuse of Minors (Revised 2015).

1.0 PREAMBLE.

In accord with the Charter for the Protection of Children and Young People, the United States Conference of Catholic Bishops promulgated “Essential Norms for Diocesan/Eparchial Policies Dealing with the Allegations of Sexual Abuse of Minors by Priests or Deacons” as approved by the Apostolic See. The Charter addresses the Church’s commitment to deal appropriately and effectively with cases of sexual abuse of minors by priests, deacons, and other church personnel (i.e., religious sisters and brothers, lay employees and volunteers). The Bishops of the United States renewed their promise to reach out to those who have been sexually abused as minors by anyone serving the Church in ministry, employment, or a volunteer position, whether the sexual abuse was recent or occurred many years ago. They stated that they would be as open as possible with the people in parishes and communities about instances of sexual abuse of minors, with respect always for the privacy and the reputation of the individuals involved. They have committed themselves to the pastoral and spiritual care and emotional well-being of those who have been sexually abused and their families.

In addition, the Bishops will continue to work with parents, civil authorities, educators, and various organizations in the community to maintain the safest possible environment for minors. In the same way, the Bishops continue to evaluate the background of seminary applicants as well as all Church personnel who have the responsibility for the care and supervision of children and young people.

The Diocese of Bridgeport will continue to implement these Norms diligently, compassionately, and fairly. This Policy and the procedures set forth herein will be reviewed every five (5) years by competent Diocesan authorities. The following policies and procedures are intended to implement these goals.

2.0 PROHIBITION OF SEXUAL ABUSE OF MINORS.

Under the Universal Law of the Church, the sexual abuse of minors by a cleric is a grave delict (offense) reserved to the Holy See, and the offender is subject to severe penalties, including dismissal from the clerical state, if the case so warrants. Even a single verified act of sexual abuse of a minor — past, present, or in the future — by a priest or deacon will lead to his permanent removal from sacred ministry. Any act of sexual abuse of a minor by a lay employee or volunteer — past, present, or in the future — will lead to dismissal from any role within the Diocese or any Diocesan organization or institution.

Under both Federal and Connecticut civil and criminal law, the sexual abuse of minors and possessing child pornography are grave crimes and an offender may be subject to severe penalties, including incarceration, fines, and/or monetary damages.

2.1 DEFINITION OF SEXUAL ABUSE OF MINORS.

Sexual abuse of a minor includes sexual molestation or sexual exploitation of a minor and other behavior by which an adult uses a minor as an object of sexual gratification. This includes, but is not limited to, sexual contact with the intimate parts (genital area, groin, anus, inner thighs, buttocks, or breasts) of a minor for the purpose of sexual gratification or arousal or for the purpose of degrading or humiliating the minor. Deliberate touching of the intimate parts of a minor, a request to touch the intimate parts of the adult, the exposure of the intimate parts of the adult to a minor, or requesting the minor to expose his or her intimate parts also constitute sexual abuse. A minor is a person who has not yet reached his or her eighteenth birthday.

Child pornography is a form of child sexual exploitation. Federal law defines child pornography as any visual depiction of sexually explicit conduct involving a minor (persons under 18 years of age). Images of child pornography are also referred to as child sexual abuse images. Federal law prohibits the production, distribution, importation, reception, or possession of any image of child pornography.
2.1.1 The transgressions in question relate to obligations arising from Divine commands regarding human sexual interaction as conveyed to us by the Sixth Commandment of the Decalogue. Thus, the norm to be considered in assessing an allegation of sexual abuse of a minor is whether conduct or interaction with a minor qualifies as an external, objectively grave violation of the Sixth Commandment (Canonical Delicts Involving Sexual Misconduct and Dismissal from the Clerical State, USCC, 1995, p. 6).

2.1.2 A canonical offence against the Sixth Commandment (c. 1395, §2) need not be a complete act of intercourse. Nor, to be objectively grave, does an act need to involve force, physical contact, or a discernible harmful outcome. Moreover, imputability (moral responsibility) for a canonical offense “is presumed upon external violation.” (c. 1321, §3. Cf. cc 1322-27)

2.1.3 If there is any doubt whether a specific act qualifies as an external, objectively grave violation, the writings of recognized moral theologians may be consulted and the opinions of recognized experts may be obtained ( Canonical Delicts, p. 6). Ultimately, it is the responsibility of the Bishop of Bridgeport, with the advice of the Diocese’s Sexual Misconduct Review Board, to determine if the allegation warrants further action.

2.2 OTHER OBJECTIONABLE CONDUCT.

2.2.1 Even conduct that does not constitute sexual abuse may be offensive or may create misunderstanding or embarrassment. Experience has shown that actions by a priest or deacon with minors such as hugging, patting, tickling, or similar “horseplay,” even if intended innocently, may be misconstrued. Priests and deacons must be especially careful, therefore, to avoid such conduct, especially when other adults are not present. The Diocese of Bridgeport maintains a Code of Conduct applicable to all personnel and all personnel will receive training regarding the updates to the Code of Conduct.

2.2.2 Similarly, lay employees and volunteers should refrain from engaging in any non-sexual physical contact with minors under their care, if there is any realistic possibility that the contact may be misunderstood by the minor or found objectionable by the minor’s parents. Notwithstanding the above, a teacher or other school employee or volunteer may use reasonable physical force in a school setting pursuant to Connecticut General Statutes § 53a-18 (6).

2.2.3 Connecticut law prescribes criminal penalties and fines for “any person who, having the control and custody of any child under the age of sixteen years, in any capacity whatsoever, maltreats, tortures, overworks, cruelly or unlawfully punishes such child,” Conn. Gen. Stat. §53-20, or “[a]ny person who willfully or unlawfully causes or permits any child under the age of sixteen years to be placed in such a situation that the life or limb of such child is endangered, the health of such child is likely to be injured, or the morals of such child are likely to be impaired, or does any act likely to impair the health or morals of any such child,” Conn. Gen. Stat. §53-21.

2.3 DEFINITIONS; DISTRIBUTION OF POLICY.

2.3.1 “Diocese” encompasses the Roman Catholic Diocese of Bridgeport in accord with canon 369 of the Code of Canon Law; all parishes and other inferior canonical juridical persons whose competent ecclesiastical superior is the Bishop of Bridgeport; The Bridgeport Roman Catholic Diocesan Corporation as chartered by the State of Connecticut; all other corporations (including parish corporations) having the Bishop of Bridgeport or Administrator of the Diocese of Bridgeport as their presiding officer; and all institutions, agencies, and organizations sponsored by these canonical or civil entities.

2.3.2 “Personnel” includes all persons (clergy, religious, and laity) who are employed by, are under personal contract with, or volunteer in any of the entities encompassed by the Diocese. Of special concern are those in supervisory capacities or in particularly sensitive areas, such as: those who work with or around children, the very elderly and the physically or mentally infirm, those who counsel others, and generally those who work with people who are less capable of protecting themselves.

2.3.3 “Reasonable cause” means a prudent estimation based on trustworthy information that an incident occurred or has been perceived as having occurred.
2.3.4 “Credible” allegation, accusation, or information means that, under all the circumstances known at the time of the determination, a prudent person would conclude that there is a significant possibility that an incident occurred or has been perceived as having occurred.

2.3.5 A copy of this Policy will be distributed to all personnel of the Diocese and posted on the website of the Diocese.

2.3.6 This Policy will be incorporated into all Diocesan personnel guidelines.

2.3.7 This Policy will be communicated to the competent ecclesiastical superiors of all members of religious institutes and societies of apostolic life who serve as personnel of the Diocese.

2.3.8 Acknowledgment of receipt and understanding must be included in all personal contracts of employment with the Diocese.

2.3.9 A signed acknowledgment of receipt and understanding will be required of all personnel of the Diocese. The signed acknowledgments of receipt and understanding of these guidelines will be returned by the above personnel to the superior or supervisor and filed in the appropriate personnel file. A copy of the Executive Summaries and acknowledgment of receipts are included in the Safe Environment handbook section VII, (a) - (f).

3.0 SAFE ENVIRONMENT PROGRAM & PASTORAL CARE FOR VICTIMS.

3.1 SAFE ENVIRONMENT PROGRAM.

In order to guard against incidents of sexual abuse of minors by personnel of the Diocese, the Diocese will maintain a Safe Environment Program designed to prevent, identify, and respond to abuse, to provide appropriate education and ongoing training to Diocesan personnel about inappropriate behavior and about warning signs of possibly abusive behavior. The Office of Safe Environment will evaluate the background of all Diocesan personnel who have regular contact with minors in their ministerial or employment duties. Depending upon the position involved, such background checks may include: fingerprinting and a criminal records check, validation of Social Security number, verification of educational and professional degree(s), verification of previous employment, reference checks, mental health evaluation, illegal substance screening, and/or credit history check. Specific criteria for background checks for specific positions will be developed by the appropriate Department head or supervisor in conjunction with the Office of Human Resources.

The Bishop of Bridgeport will maintain the position of Safe Environment Director, who will be charged with operation of the Safe Environment Program and assuring the monitoring of and compliance with the Policies and Procedures set forth in this document.

3.2 ASSISTANCE TO VICTIMS.

The Diocese of Bridgeport recognizes that sexual abuse of minors often causes serious and continuing emotional and psychological problems for the victim. Therefore, the Diocese is committed to provide victims of such misconduct with appropriate professional assistance to address these consequences of abuse by any personnel of the Diocese.

The Bishop of Bridgeport will maintain the Victim Assistance Coordinator position which is responsible for receiving notification of all allegations of sexual abuse against a minor involving personnel of the Diocese. The Victim Assistance Coordinator will advise the alleged victim of his/her rights and the procedures to be implemented under this Policy.

3.2.1 When credible accusations are made of sexual misconduct with a minor involving any personnel of the Diocese, contact by the Victim Assistance Coordinator with the alleged victim and family will be promptly initiated. Contact should be made for the purpose of offering whatever concern or solace may be needed, with no comment as to the truth of any accusation. Medical, mental health, and spiritual assistance and, in appropriate instances, economic assistance may be offered in the spirit of Christian justice and charity, determined according to the specific situation presented.
3.2.2 Under the direction of the Victim Assistance Coordinator, competent counselors and social workers employed or designated by Catholic Charities of the Diocese of Bridgeport will offer to provide appropriate assistance to persons who make a credible claim that any personnel of the Diocese sexually abused them when they were minors. This outreach will be made regardless of whether the alleged abuse was recent or occurred many years in the past. The outreach will include the offer of counseling, spiritual assistance, support groups, or other social services agreed upon between the victim and the Diocese.

4.0 SEXUAL MISCONDUCT REVIEW BOARD

4.1 The Diocese will maintain a Sexual Misconduct Review Board “Review Board”, which will function as a confidential consultative body to the Bishop of Bridgeport in discharging his responsibilities. The functions of this Board may include:

a. advising the Bishop in his assessment of allegations of sexual abuse of minors and in his determination of suitability for ministry or dismissal from employment or service to the Diocese as a lay person;

b. reviewing Diocesan policies for dealing with sexual abuse of minors; and

c. offering advice on all aspects of these cases, whether retrospectively or prospectively.

4.2 The Review Board will be appointed by the Bishop and will be composed of at least five persons of outstanding integrity and good judgment. The members of the Review Board will be selected to bring to their deliberations a variety of relevant skills and experience. The skills and experience may include psychology, social work, children’s rights, law enforcement, Canon law, civil law, personnel administration, and pastoral care. The majority of the Review Board members will be laypersons who are not in the employ of the Diocese. At least one member will be a priest who is an experienced and respected pastor of the Diocese of Bridgeport. At least one member should have expertise in treating individuals (and possibly their families) who have been sexually abused as minors. The members will be appointed for a term of three years, which may be renewed. If not a member of the Review Board, it is desirable that the Promoter of Justice participate in the meetings of the Review Board. The Bishop may designate a member to chair the Review Board.

The names of those who have agreed to serve as members of the Review Board will be published upon their appointment.

5.0 PROCEDURES FOR REPORTING TO THE DIOCESE SUSPECTED SEXUAL ABUSE OF A MINOR OR FOR MAKING A COMPLAINT OF SEXUAL ABUSE.

5.1 OBLIGATION TO REPORT SUSPECTED SEXUAL ABUSE; COMPLAINT PROCEDURE.

Any personnel of the Diocese, who are mandated reporters as set forth in Appendix A, who have actual knowledge of or who have reasonable cause to suspect child pornography or sexual abuse against a minor by any personnel of the Diocese (including a priest or deacon), must report that information (unless to do so would violate the priest/penitent relationship of the Sacrament of Reconciliation). The report must be made to the Victims Assistance Coordinator. The Victims Assistance Coordinator may request the presence of Diocesan Legal Counsel during the report. Any person may make a report to the Victim Assistance Coordinator and to the DCF Care-line.

5.2 OPPORTUNITY TO REPORT.

Any person, whether or not employed by the Diocese, who believes that he or she, when a minor, was subjected to sexual abuse by any personnel of the Diocese, or who obtains credible information about such misconduct, is encouraged to report it immediately to the Diocese. The report should be made to the Victim Assistance Coordinator of the Diocese. The reporting statement may be made by telephone, by mail, or by e-mail. The reporting statement should include the name and contact information of the complainant, the name and position of the person alleged to have engaged in the misconduct, and the details of the incident or practice. The Victim Assistance Coordinator will maintain a log of all such statements. The report will be handled in confidence and no other personnel,
including supervisory personnel, need be advised of this action. However, the Victims Assistance Coordinator may request the presence of Diocesan Legal Counsel when a report is made.

6.0 INVESTIGATION OF INCIDENT REPORTS; INTERIM PROTECTIVE MEASURES.

6.1 NOTIFICATIONS OF REPORT.

The Victim Assistance Coordinator will immediately notify the Bishop of Bridgeport and the Diocesan Legal Counsel of the Diocese of the receipt of any report of sexual misconduct against a minor by any personnel of the Diocese. The report to the Bishop must be made within twenty-four hours, if possible. Diocesan Legal Counsel will assure that all appropriate civil authorities are immediately notified of every allegation of sexual abuse of a minor by personnel of the Diocese and pledges to fully cooperate with civil authorities in any investigation. Diocesan Legal Counsel will give notice of the report to insurers in accordance with the terms of applicable insurance policies.

6.2 REQUIREMENT OF INVESTIGATION.

When an allegation of sexual abuse of a minor is received, a preliminary investigation will be initiated and conducted promptly and objectively. In the case of a priest or deacon, the investigation will be conducted in harmony with canon law including appointment of an Investigator for this purpose. The Diocese will obtain legal advice, both civil and canonical, as soon as possible. (c. 1717)

6.3 CONFIDENTIALITY.

All personnel of the Diocese, who are involved in the investigation and disposition of the report of sexual abuse, including the members of the Review Board, will refrain from publicly commenting on the report. Any public statements about the report or about any action taken in response to it may be made only with the explicit approval of the Bishop. Any media contact or inquiries regarding an incident of sexual misconduct by personnel of the Diocese must be directed to the Diocesan Director of Communications.

6.4 INTERIM MEASURES.

The Bishop of Bridgeport may immediately remove the priest or deacon from the ministry temporarily and may immediately suspend any lay employee or volunteer, if the circumstances appear to the Bishop to warrant immediate action pending completion of the investigation. The alleged offender may be requested to seek, and may be urged voluntarily to comply with, an appropriate medical and psychological evaluation at a facility mutually acceptable to the Diocese and to the accused.

6.5 INVESTIGATION OF INCIDENT REPORTS.

Diocesan Legal Counsel will assure that all appropriate civil authorities are immediately notified of every allegation of sexual abuse of a minor by personnel of the Diocese and pledges to fully cooperate with civil authorities in any investigation. Each reported incident will be promptly investigated under the direction of Diocesan Legal Counsel, with care taken not to interfere with any confidential or civil/criminal investigation, and with a high level of Christian care, concern, and confidentiality for the alleged victim, the family of the alleged victim, the person reporting the incident, and the alleged perpetrator. The Diocese may elect to retain a person with investigative expertise in any or all cases of alleged abuse. A written report about the investigation of the incident will be provided to the Bishop of Bridgeport.

Unless circumstances warrant in a particular instance, the investigation ordinarily will be conducted in accordance with the following guidelines.

6.5.1 PROCESS FOR INVESTIGATION.

a. Any report of alleged sexual abuse of a minor by any personnel of the Diocese should be made to the Victim Assistance Coordinator and will be referred immediately by the Victim Assistance Coordinator to the Vicar for Clergy and to Diocesan Legal
Counsel and may also include any other person identified by the Bishop. If the report was made to Diocesan Legal Counsel in the first instance, Diocesan Legal Counsel will refer the alleged victim to the Victim Assistance Coordinator.

b. All appropriate steps will be taken to protect the reputation of the accused during the investigation. The accused will be encouraged to retain the assistance of civil (and in the case of a priest or deacon, canonical) counsel.

c. Promptly after receiving a report of alleged sexual abuse of a minor, Diocesan Legal Counsel of the Diocese will initiate an investigation of the allegation. (For purposes of paragraphs 6.5.1 c and d, “Diocesan Legal Counsel” includes any person specially designated by the Bishop or by Diocesan Legal Counsel and acting under the direction of the Diocesan Legal Counsel). A canonical investigation will be initiated by the Bishop of Bridgeport in accord with the norms of Canons 1717-1719. Diocesan Legal Counsel will also report the allegation to the Victim Assistance Coordinator and to civil authorities. If the alleged victim is not the source of the report, Diocesan Legal Counsel will endeavor to contact the alleged victim to obtain information directly from her or him. The alleged victim and any other witnesses will be encouraged to submit a written description of the incident or incidents, but it will be made clear that the report will be investigated even without a written complaint.

d. Diocesan Legal Counsel will attempt to identify and contact any other persons, in addition to the alleged victim, who may have relevant knowledge about the allegation.

e. Diocesan Legal Counsel will promptly notify the accused person about the substance of the report. Diocesan Legal Counsel (and, in the case of a priest or Deacon, the Vicar for Clergy) will interview the accused person to obtain the accused person’s response to the allegations contained in the report. The accused person will be informed of the right to obtain counsel in connection with the investigation and any ensuing proceedings.

f. Diocesan Legal Counsel will immediately notify the Bishop and the Vicar for Clergy of any information developed in the course of the investigation that, in the Diocesan Legal Counsel’s judgment, warrants immediate attention. In all events, no more than thirty days following the initial receipt of the report, the results of the investigation, even if not yet completed, will be conveyed to the Bishop and to the Vicar for Clergy and to the Sexual Misconduct Review Board.

6.5.2 REPORT TO SEXUAL MISCONDUCT REVIEW BOARD.

The information conveyed to the Sexual Misconduct Review Board by Diocesan Legal Counsel must include the following information:

(1) unless the allegations are already well-known or unless personally identifying information is otherwise necessary, an anonymous reference to the accused person together with a description of the accused person’s age, current clerical assignment and date of ordination, if applicable, and a general history of prior assignments;

(2) An anonymous reference to the alleged victim (as well as to the person who initially submitted the report, if not the alleged victim), describing the alleged victim’s gender, current age, and age at the time of the alleged incident(s), marital status, and current employment;

(3) a complete and thorough recapitulation of the facts as alleged by the victim or of any other person who reported the alleged incident, including

(i) the circumstances that lead to the person’s decision to make the report, especially if the alleged incident occurred a long time in the past, and

(ii) any professional psychological counseling or treatment the alleged victim has received that may be related to the alleged incident;

(4) a copy of any written statement submitted by the victim or any other person (with personally identifying information redacted to preserve the anonymity of the person);
(5) a description of all efforts to locate and contact any other persons with relevant knowledge of the alleged incident, including any persons who may have been suggested as witnesses by the priest or deacon who is the subject of the report;

(6) a complete and thorough recapitulation of the facts as reported by such other persons, including the witness’s views about the probable credibility of the allegations;

(7) a description of further investigative steps the Diocesan Legal Counsel recommends be taken before the Review Board makes any final recommendations to the Bishop;

6.5.3 RECOMMENDATIONS BY REVIEW BOARD.

After receiving the information conveyed by the Review Board

(a) may request that further information be pursued by the Diocesan Legal Counsel or by other personnel of the Diocese; or

(b) immediately proceed to make a recommendation to the Bishop.

The recommendations the Review Board may make to the Bishop include (but are not limited to) the following:

a. the allegations are not supported by sufficient evidence or otherwise are not credible and the matter should be closed without adverse action regarding the accused;

b. the allegations appear credible, but no final conclusions should be reached pending receipt of

   (i) a report of psychiatric or psychological evaluation of the accused, if the accused is willing to allow the release of such report to the Review Board,

   (ii) a similar report from the alleged victim’s professional psychiatric or psychological counselor, if the alleged victim is willing to authorize their release to the Review Board, or

   (iii) additional specific information that still may be available;

c. the allegations appear to be supported by sufficient, credible evidence and steps should be taken

   (i) to remove the priest or deacon from the ministry, either by consent (including retirement without faculties) or in accordance with the procedures provided by canon law, if the priest or deacon contests the findings, or

   (ii) to terminate the employment of a lay employee or to terminate the service of a lay volunteer.

6.6 DETERMINATION BY THE BISHOP.

The Bishop of Bridgeport and his advisors will review the written report reflecting the results of the investigation as well as the recommendations of the Review Board. If the alleged claim appears substantiated, then after consultation with competent Diocesan officials the Bishop of Bridgeport will notify the accused of the Bishop’s determination and the alleged perpetrator may be permitted to freely resign from his/her ministry, or may be relieved from the exercise of any function or responsibility or ministry and/or employment in the Diocese and placed on administrative leave pending the outcome of any further investigation, including an outside investigation, such leave to be with or without pay and/or benefits as the Bishop may decide.

6.7 NOTIFICATIONS OF DECISION

If the alleged perpetrator is a cleric incardinated in the Diocese of Bridgeport, the report and investigation will be referred to the Bishop of Bridgeport in accordance with Canon Law and subject to the provisions of canon 1722.
6.7.1 If he is a cleric incardinated in another diocese, the Bishop of Bridgeport will immediately refer the matter to his proper Ordinary for deliberation or further action.

6.7.2 If the alleged perpetrator is a member of a religious institute or a society of apostolic life, the Vicar for Clergy of the Diocese of Bridgeport will immediately contact the competent ecclesiastical superior of such member for consultation on the proper procedure to be followed.

6.8 RECORDS.

The Diocese will keep appropriate written records of each reported incident, the investigation, and the results thereof. The records will be marked confidential and be kept in a secure place, with access limited to the Bishop of Bridgeport and other Diocesan officials designated by him on a strictly need-to-know basis. The records will be maintained permanently.

6.9 REPORT TO COMPLAINANT.

Except in unusual circumstances, Diocesan Legal Counsel of the Diocese will notify the person who submitted the complaint about the results of the investigation and about any personnel action taken as a result of the investigation.

7.0 ACTIONS TO ADDRESS INCIDENTS OF SEXUAL ABUSE OF MINORS BY PRIESTS OR DEACONS.

When even a single act of sexual abuse by a priest or deacon is admitted or is established after an appropriate process in accord with Canon Law, the offending priest or deacon will be removed permanently from ecclesiastical ministry. In addition, in appropriate cases, other canonical penalties may be imposed, which may include dismissal from the clerical state. Removal from ministry is required whether or not the cleric is diagnosed by qualified experts as a pedophile or ephebophile or as suffering from any other sexual disorder that may require professional treatment.

7.1 JURISDICTION.

In every case involving canonical penalties, the processes provided for in Canon Law must be observed, and the various provisions of Canon Law must be considered (cf. Canonical Delicts Involving Sexual Misconduct and Dismissal from the Clerical State, 1995; Letter from the Congregation for the Doctrine of the Faith, May 18, 2001). Since sexual abuse of a minor is a grave offense, the Bishop of Bridgeport will refer all cases to the Congregation for the Doctrine of the Faith, including a request for a dispensation for a prescription in the event that the case is barred by the statute of limitations under Canon Law. Unless the Congregation for the Doctrine of the Faith, having been notified, assumes direct responsibility for the case because of special circumstances, the Bishop of Bridgeport will proceed according to the directives of the Congregation for the Doctrine of the Faith (Article 13, "Procedural Norms" for Motu proprio Sacramentorum sanctitatis tutela, AAS, 93, 2001, p. 787).

7.2 ASSISTANCE OF COUNSEL.

For the sake of due process, the accused is to be encouraged to retain the assistance of civil and canonical counsel. When necessary, the Diocese will supply canonical counsel to a priest or deacon. The provisions of canon 1722 will be implemented during the pendency of the penal process.

7.3 FINDING OF CULPABILITY.

When there is sufficient evidence that sexual abuse of a minor has occurred, the Congregation of the Doctrine of the Faith will be notified. The Bishop will then apply the precautionary measures mentioned in canon 1722; that is, the Bishop will remove the accused from the sacred ministry or from any ecclesiastical office or function, impose or prohibit residence in a given place or territory, and prohibit public participation in the Most Holy Eucharist pending the outcome of the process.

7.4 SANCTION IN LIEU OF DISMISSAL FROM MINISTRY.
If the priest or deacon has either admitted culpability or been found culpable after a trial in accordance with Canon Law and if the penalty of dismissal from the clerical state has not been applied for (e.g., for reasons of advanced age or infirmity) or prescribed by the tribunal after a trial, the offender ought to lead a life of prayer and penance. He will not be permitted to celebrate Mass publicly or to administer the sacraments. He is to be instructed not to wear clerical garb, or to present himself publicly as a priest.

8.0 ADDITIONAL AUTHORITY OF THE BISHOP TO TAKE ADMINISTRATIVE ACTION.

In addition to the sanctions that the Bishop of Bridgeport or the Congregation for the Doctrine of Faith may impose under Sections 2, 6, and 7 of this Policy, the Bishop of Bridgeport has the executive power of governance, through an administrative act,

(a) to remove an offending cleric from office, to remove or restrict his faculties, and to limit his exercise of priestly ministry. (see canons 35-58, 149, 157, 187-189, 192-195, 277 §3, 381, 383, 391, 1348, 1740-1747); and

(b) to limit, suspend, or terminate the employment of any “at will” lay employee and to terminate the service of any lay volunteer.

8.1 “SINGLE INCIDENT” POLICY.

Because sexual abuse of a minor is a crime in all jurisdictions in the United States, for the sake of the common good and observing the provisions of canon law, the Bishop of Bridgeport will exercise this power of governance to ensure that any priest or deacon who has committed even one act of sexual abuse of a minor as described above will not continue in active ministry.

8.2 POSSIBLE ADMINISTRATIVE MEASURES.

The Bishop may exercise his executive power of governance to take one or more of the following administrative actions relating to a priest or deacon (cc. 381, 129ff):

a. He may request that the accused freely resign from any currently held ecclesiastical office (cc. 187-189).

b. If the accused declines to resign and if the Bishop judges the accused to be truly not suitable (c. 149, §1) at this time for holding an office previously freely conferred (c. 157), then he may remove that person from office observing the required canonical procedures (cc. 192-195, 1740-1747).

c. For a cleric who holds no office in the Diocese, any previously delegated faculties may be administratively removed (c. 391, §1 and 142, §1), while any de lege faculties may be removed or restricted by the competent authority as provided in law (e.g., c. 764).

d. The Bishop may also judge that circumstances surrounding a particular case constitute the just and reasonable cause for a priest to be allowed to celebrate the Eucharist with no member of the faithful present (c. 906); for the good of the Church and for the priest’s own good, the Bishop may urge the priest to celebrate the Eucharist only under such circumstances and not to administer the sacraments.

e. Depending on the gravity of the case, the Bishop may dispense the cleric from the obligation of wearing clerical attire and may prohibit him from doing so (cc.85-88, 284).

Any of these administrative actions will be taken in writing and by means of decrees (cc. 47-58) so that the cleric affected is afforded the opportunity of recourse against them in accord with Canon Law (cc. 1734 ff).

9.0 LOSS OF THE CLERICAL STATE.

A priest or deacon may at any time request a dispensation from the obligations of the clerical state. In exceptional cases, the Bishop may request of the Holy Father the dismissal of the priest or deacon from the clerical state ex officio, even without the consent of the priest or deacon.
10.0 RESTRICTION ON TRANSFERS BETWEEN DIOCESES.

10.1 No priest or deacon who has committed an act of sexual abuse of a minor may be temporarily or permanently transferred (released or incardinated) for ministerial assignment to another diocese/eparchy or religious province. Before a priest or deacon of the Diocese of Bridgeport may be transferred for residence to another diocese/eparchy or religious province, the Bishop will forward in a confidential manner to the local bishop/eparch and religious ordinary (if applicable) of the proposed place of residence any and all information concerning any act of sexual abuse of a minor and any other information indicating that he has been or may be a danger to children or young people. This requirement applies even if the priest or deacon will reside in the local community of an institute of consecrated life or society of apostolic life (or, in the Eastern Churches, as a monk or other religious, in a society of common life according to the manner of religious, in a secular institute, or in another form of consecrated life or society of apostolic life).

10.2 Before the Bishop of Bridgeport receives a priest or deacon from outside his jurisdiction, the Bishop will obtain the necessary information regarding any past act of sexual abuse of a minor by the priest or deacon in question.

11.0 TRANSPARENCY; PROTECTION OF PERSONAL PRIVACY AND REPUTATION.

11.1 DANGER OF FALSE ALLEGATIONS.

Care will always be taken to protect the rights of all parties involved, particularly those of the person claiming to have been sexually abused and the person against whom the charge has been made. When an accusation has proved to be unfounded, every step possible will be taken to restore the good name of the person falsely accused.

11.2 PUBLICATION OF DIOCESAN ACTION.

When an allegation of sexual abuse of a minor has been verified, Diocesan Legal Counsel, with the assistance of the Director of Communications, will notify each parish where the accused priest has served and will publish an appropriate announcement of the action taken in response to the abuse. The Diocese will maintain a public record, including a website, that lists the names of priests and deacons who have been removed from ministry under this Policy.

11.3 CONFIDENTIALITY AGREEMENTS.

The Diocese will not enter into confidentiality agreements regarding allegations of sexual abuse of minors except for grave and substantial reasons advanced by the victim and noted in the text of the agreement.

12.0 OUTREACH TO AFFECTED PARISHES.

The Victims Assistance Coordinator will be responsible for taking immediate steps to assist and support parish and school communities directly affected by ministerial misconduct involving minors. This outreach will be accomplished by the Catholic Charities Emergency Response Team under the direction of the Victims Assistance Coordinator. The outreach may consist of a parish and/or school meeting at the affected parish, an offer of counseling to members of the affected community, explanation of the response process and informing the affected community of the action taken in response to the allegation.

13.0 COMPLIANCE WITH CIVIL LAWS; REPORTING TO CIVIL AUTHORITIES ALLEGATIONS OR SUSPICIONS OF ABUSE OR MALTREATMENT OF MINORS.

The Diocese of Bridgeport will comply with all applicable civil laws with respect to the reporting to civil authorities all allegations of sexual abuse of minors and will cooperate in their investigation. The Diocese of Bridgeport requires all personnel of the Diocese to comply with these requirements, and appropriate sanctions may be imposed for failure to do so. Failure to comply with reporting requirements imposed by law can result in the assessment of substantial fines against persons with relevant knowledge.

The Diocese supports any person's right to make a report to public authorities concerning such allegations and, upon receiving an allegation of sexual abuse, will inform such person of his/her right to do so. See Paragraph 3.2 above.
13.1 REPORTING INCIDENTS OF CHILD SEXUAL ABUSE OR MALTREATMENT OR ENDANGERMENT. (Refer to Appendix A. The State of Connecticut Mandatory reporting Laws)

II. THE DIOCESE OF BRIDGEPORT CODE OF CONDUCT (Revised 2015)

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I. Preamble

Priests, Deacons, Men in Formation for Ordination, Religious Sisters and Brothers, Lay Employees, Volunteers, Pastoral Ministers, Spiritual Counselors, Administrators, Tenants and Independent Contractors in our parishes, schools, programs and organizations, hereafter referred to as Personnel, must uphold Christian values and conduct. Parents are also encouraged to take an active interest in any and all services and programs in which their children are involved in the Diocese. This Code of Conduct provides a set of standards for conduct that apply to all personnel within the Diocese. This document is subject to change.

Definitions for the purpose of this document:

- A Minor is defined as a person under the age of 18.
- A Young Adult is defined as a person age 18-20. Both a Minor and a Young Adult are defined as Youth.
- An Adult is defined as a person age 21 or older.
- A Vulnerable Adult is defined for the purpose of this document as an adult who experiences physical, emotional, intellectual, or psychological impairment.
- A Cleared Adult is someone who is in full compliance with the Safe Environment requirements of the Diocese of Bridgeport and the USCCB Charter for the Protection of Children and Young People.
II. Responsibility

Responsibility for adherence to the Code of Conduct rests with the individual. Personnel who disregard this Code of Conduct will be subject to disciplinary action which may take various forms up to and including dismissal from employment or volunteering depending on the specific nature and circumstances of the offense and the extent of the harm.

III. Conduct

1. Conduct for Pastoral Counselors, Professional Counselors and Spiritual Directors

Professional Counselors, Pastoral Counselors and Spiritual Directors must respect the rights and advance the welfare of each person being counseled. Professional Counselors, Pastoral Counselors, Case Managers, Spiritual Directors and any other Personnel of the Diocese of Bridgeport providing counseling services will be referred to as Counselors from this point forward.

Professional Counselors and case management staff of Catholic Charities are mandated by state licensure and/or their credentialing organizations. Catholic Charities clinical counseling staff adheres to the policies of the Catholic Charities Mental Health Clinic Manual, as well as the National Association of Social Workers Code of Ethics which will supersede the Counseling Standards section of the Diocesan Code of Conduct

1.1 Counselors shall not step beyond their competence in counseling situations and shall refer clients to other professionals when appropriate. Counselors should carefully consider the possible consequences before entering into a counseling relationship with someone with whom they have a pre-existing relationship.

1.2 Counselors should not audiotape or videotape sessions without written consent.

1.3 Counselors must never engage in sexual intimacies with the persons they counsel. This includes consensual and nonconsensual contact, forced physical contact, and inappropriate sexual comments.

1.4 Counselors must never engage in sexual intimacies with individuals who are close to the client—such as relatives or friends of the client—when there is a risk of exploitation or potential harm to the client. Counselors should presume that the potential for exploitation or harm exists in such intimate relationships.

1.5 Counselors assume the full burden of responsibility for establishing and maintaining clear, appropriate boundaries in all counseling and counseling-related relationships. It is recommended that counselors maintain a log of the times, locations, and content of scheduled sessions whenever possible.

2. Confidentiality

Information disclosed to a Counselor during the course of counseling, advising or spiritual direction shall be held in the strictest confidence possible. All legal requirements will be followed in any case where there is an allegation of abuse against a minor except when the information is obtained under the Sacramental Seal of the Sacrament of Reconciliation. Information obtained under the Sacramental Seal is absolutely prohibited from disclosure.

2.1 Information obtained in the course of counseling sessions shall be confidential, except as required by law. If there is clear and imminent danger to the person who is being counseled or to others, the Counselor must disclose only the information necessary to protect the parties affected and to prevent harm.

2.1.1 Before disclosure is made, if feasible, the Counselor should inform the person being counseled about the disclosure and the potential consequences.

2.2 While counseling a minor, if a Counselor discovers that there is a serious threat to the welfare of the minor and that communication of confidential information to a parent or legal guardian and to the proper civil authorities is essential to the
child’s health and well-being, the Counselor should attempt to secure consent from the minor for the specific disclosure. If consent is not given, disclose the information necessary to protect the health and well-being of the minor.

2.3 Counselors should not discuss confidential information in any setting unless privacy can be ensured.

2.4 DCF reports and ongoing investigations should be kept confidential.

3. Conduct with Minors and Vulnerable Adults

Personnel shall maintain open and trustworthy relationships with Minors, Youth, Vulnerable Adults and Adult Supervisors, observing the following rules and guidelines:

3.1 **The Rule of Two.** Personnel must be aware of their own and others’ vulnerability when working alone with minors and vulnerable adults. Use a team approach by ensuring that there are always two or more adults present in close proximity when managing all activities where minors and vulnerable adults are present. (You should be able to see / hear another adult).

3.2 Use or possession of illegal drugs is prohibited at all times.

3.3 Use of alcohol when working with minors or vulnerable adults is prohibited. An abundance of caution must be used during any event serving alcohol where minors may be present. If alcohol will be served, high school student volunteers must be supervised at all times by their parent, legal guardian or two Cleared Adults. Alcohol may not be served for events where young children and elementary students are present if they are not accompanied by their parent or legal guardian.

3.4 Sexually inappropriate conversations with minors and other adults are prohibited. All human sexuality lessons and discussions should be part of an approved Diocesan curriculum or part of normal counseling. These lessons or counseling sessions will conform to the Church’s teachings on the topic.

3.5 Diocesan Personnel will not use vulgarity or profanity in the presence of minors.

3.6 Being nude in the presence of minors or other vulnerable adults is prohibited. Personnel must adhere to a proper dress code at all times. Personnel should consult with their supervisor regarding appropriate dress codes.

3.7 Viewing or taking sexually oriented or morally-inappropriate materials (magazines, calendars, cards, videos, films, website material, computer files, social media, cell phone camera images, clothing or any other items any other containing inappropriate materials) on Diocesan property or showing them to minors is prohibited.

3.8 Diocesan Personnel are prohibited from creating a pattern of behavior or environment that a reasonable person would find shaming, threatening, frightening, derogatory, demeaning, or humiliating.

3.9 Clergy and Religious Personnel shall not invite or allow a minor, youth or vulnerable adult, unaccompanied by one of their adult immediate family members, to visit or stay overnight in any premises used as the residence for Clergy or Religious Personnel, or other Personnel except for members of the Clergy or Religious Personnel’s family. Clergy should not permit minors, youth or vulnerable adults other than their own family members, to stay overnight nor allow them into a cleric’s private accommodations at anytime.

3.10 Clergy as well as Lay Personnel of the Diocese of Bridgeport should not provide shared or private overnight accommodations for minors for church sponsored activities including, but not limited to, accommodations in any Church-owned facility, private residence, hotel room, or any other place where there is no other adult supervision present. In rare, emergency situations, when accommodation is necessary for the health and well-being of the minor or vulnerable adult, the clergy or Personnel of the Diocese should take extraordinary care to protect all parties from the appearance of impropriety and from all risk of harm.

3.11 Personnel may not meet alone with minors in secluded areas away from other adults. Two adults must be present in close proximity where any tutoring or other similar activity takes place.
3.12 Personnel who work with children must be aware of the boundaries that must always exist with a minor both in person and while using technology. Maintain clear and professional boundaries in all conversations with minors. Personnel are not permitted to discuss the details of their sexual or romantic relationships with minors.

3.13 Communication with minors must be transparent. Parents must be fully aware of all mediums being used to keep in contact with their children for ministerial purposes. One way to maintain transparency is to copy a parent on any electronic communication.

3.14 **Electronic Communication with Minors** (See Appendix C. Guidelines for Trips, Events and Electronic Communication with minors)

Summary of requirements:

a. Adults who work with youth must remain current on the risks associated with all forms of technology used to connect with youth. Information must also be made available to parents and minors on the safe use of the technology.

b. All Personnel must maintain appropriate boundaries with minors in all electronic communication. Personnel shall communicate with minors transparently through official school or parish e-mail accounts, discussion boards and websites.

c. This policy does not prohibit Personnel from communicating through personal forms of technology (such as texting) through a personal phone or messaging system where a minor is a family member or when the adult is identified in writing by the parent or legal guardian on the child’s emergency contact list.

d. Information obtained through online communication concerning illegal activity involving minors must be immediately reported to the appropriate civil authorities and the Office of Safe Environment in accordance with diocesan reporting policies and Connecticut Mandatory Reporting laws.

e. Written permission must be obtained prior to taking photos or posting photographs, or other identifying information, of minors/young people on websites.

4. Guidelines for Church Related Activities

*The following general guidelines are intended to prevent abuse of minors by preventing situations where abuse can occur:*

4.1 When releasing minors from one’s care to someone else’s care, they are to be released only to the custodial parent(s), legal guardians(s), or others who have the written permission of the custodial parent(s) and/or legal guardian(s). If unsure, consult supervisors before releasing the minor and check a photo ID. Schools, Parishes and Programs should have written guidelines in place for arrival and dismissal to ensure that each minor arrives safely to their destination and to ensure that the minor is safely returned to the care of their parent or legal guardian at the end of the school day, the event or the activity. Each location should communicate to all parents the approved arrival and dismissal procedure for that location.

4.2 No minor or young adult (18-20) may have principal responsibility for supervising or carrying out a church-related activity without two adults (21 years of age or over) present.

4.3 Uncontrollable or unusual behavior of minors must be reported to parents or legal guardians and to supervisors.

4.4 Use or possession of illegal drugs is prohibited at all times. Use or possession of alcohol is prohibited at all times when working with minors or during youth events.

4.5 Supplying alcoholic beverages, illegal drugs and/or tobacco products to minors is prohibited.
4.6 Supplying minors with medications of any kind, including over-the-counter drugs, without the written consent of the custodial parent(s) or guardian(s) is prohibited.

4.7 All trips involving minors must be individually reviewed for safety. (Refer to Appendix C).

4.8 Transportation of minors: The school or parish should first explore the use of a bus or other forms of public transportation. Using personal vehicles to transport minors (other than their own child) should be considered only as a last resort. When no other means of transportation is possible for a ministry-based trip, refer to Appendix C of this Handbook.

4.9 Personnel will refrain from giving gifts over twenty-five dollars $25.00 to minors and/or youth without prior approval from the parent or guardian of the youth. Personnel are prohibited from giving gifts containing sexual material or age inappropriate content to minors.

4.10 Personnel will not use any discipline that a reasonable person would find humiliating, degrading or excessive based on the age and maturity of the minor and the nature and extent of the minor's violation of a rule or policy.

5. Physical Contact with Minors and Vulnerable Adults

The Diocese of Bridgeport desires to implement and maintain a positive and nurturing environment for our children and youth while at the same time preventing harm. The following rules address conduct expected of all Diocesan Personnel when dealing with minors, youth or vulnerable adults. Physical contact with minors, youth and vulnerable adults should occur (a) only when completely nonsexual and otherwise appropriate, and (b) never in private.

5.1 Corporal punishment (spanking, striking, shaking, slapping, shoving, pushing, pinching, hitting or any touching that a reasonable person would construe as punitive) is prohibited.

5.2 Pursuant to CT Law (CGS Sect. 53a-18 (6)), a teacher or other personnel entrusted with the care and supervision of a minor, youth or other vulnerable person for school purposes may use reasonable physical force upon the minor, youth or other vulnerable person when and to the extent that a reasonable person would find it necessary to: Remove the minor, youth or vulnerable person (adult) in order to maintain order; to protect him/herself or others from immediate physical injury; to obtain possession of a dangerous instrument or controlled substance; or to protect property from physical damage.

5.3 Pursuant to CT Law (CGS Sect. 53a-18 (1)), a parent, guardian, teacher or other Personnel entrusted with the care and supervision of a minor, youth or vulnerable adult for catechetical instruction and church related activities may use reasonable physical force upon the minor, youth or other vulnerable person when and to the extent that a reasonable person would find it reasonably necessary to maintain discipline or to promote the welfare of such minor, youth or vulnerable person.

5.3.1 Physical force should be used only as a last resort of discipline after all other measures have proved to be inadequate. Use only the level of physical discipline minimally necessary to maintain order.

5.4 Appropriate affection between and adult and a minor is often important for a child’s development. Some examples of APPROPRIATE forms of affection include, but are not limited to the following:

Shoulder to shoulder hugs; Pats on the shoulder or back; Handshakes; “High-fives” and hand slapping; Verbal praise; Holding hands while walking with small children; Sitting beside small children; Holding hands during prayer; Pats on the head when culturally appropriate.
5.5 Examples of **INAPPROPRIATE** contact not to be used, includes but is not limited to the following:

Kisses on the mouth and inappropriate or lengthy hugs or embraces; Spanking; Holding minors, above the approximate age of 5, on one’s lap; Touching buttocks, genital areas, or breasts and touching knees, thighs or legs as a show of affection; Showing physical displays of affection in isolated areas of the premises such as bedrooms, closets, bathrooms, Employee Only areas, or other private-rooms; Sleeping in bed with a minor, youth or vulnerable adult; Wrestling with minors, youth or vulnerable adults except for legitimate sports coaching, in which case another adult should be present.; Tickling; Piggyback rides; Any type of massage given by an adult to a minor, youth or vulnerable adult; Any display of unwanted affection or physical contact towards a minor, youth or vulnerable adult; Actions that include compliments relating to sexual attractiveness or sexual development.

5.6 Students who require assistance with correcting their attire (i.e. buttons, ties, shirts) should be physically assisted only if they are physically unable to correct their own attire and should be assisted in the presence of another adult.

5.7 Adults are charged with establishing boundaries with minors, youth or vulnerable adults. No adult may allow or encourage a minor, youth or vulnerable adult to engage in any of the above (sections 5.3-5.6) actions with adults or with other minors, youth or vulnerable adults.

5.8 When a minor is suspected of using, possessing or distributing an illegal substance, two adults of the same gender should be present when investigating or conducting any search. No adult may touch any minor on their body and may not request a minor to remove clothing while conducting a search. The proper authorities should be contacted and parents should be immediately notified if the suspicion of the use, possession or distribution of an illegal substance is confirmed. Parent must be required to pick up their child.

6. Supervision of Programs that involve Minors

The primary standard being implemented here is the presence of multiple adults (at least two) at all church-related programs and activities for minors. This standard does not apply to the Sacrament of Reconciliation or to situations where an individual is seeking unscheduled and immediate pastoral care or scheduled clinical counseling sessions. The goal of this standard is to lessen the chances of abuse occurring or going unnoticed. In this light:

6.1 **The Rule of Two.** Personnel must be aware of their own and others’ vulnerability when working alone with youth. Use a team approach by ensuring that there are always two or more adults present when managing all youth activities.

6.2 Religious instruction outside the parish property: The Diocese of Bridgeport strongly recommends against religious instruction that takes place outside the parish property however if there is no alternative but to hold class off site, the following regulations must be in place:

6.2.1 A Home Assessment must be conducted by the DRE to insure that all persons over the age of 18 in the household or at the designated location have cleared the criminal background check and completed the VIRTUS training. Parents may always instruct their own children for religious education in their own homes

6.2.2 The Director of Religious Education (DRE) must be sure that everyone over the age of 18 in the household or at the designated location has signed the acknowledgement of policy receipt in the **Safe Environment Handbook**.

6.2.3 Two unrelated adults in full compliance with Safe Environment policies must be present during the full duration of the class.

6.2.4 The DRE will be required to randomly audit the class.

6.2.5 The proper liability insurance must be maintained by the homeowner and the parish indemnifying the Diocese for all claims arising out of any and all injuries sustained at the location of the class.
6.3 Personnel under the age of 18 in the Diocese of Bridgeport must work under the direction of an adult supervisor, including classrooms, religious education, retreats and when babysitting on Diocesan premises.

6.4 Pastors, Principals and Supervisory Personnel must be aware of and approve all programs for minors that are sponsored by a parish, school, or institution and should do so only after the appropriate standards and safeguards are in place.

6.5 There should always be at least one adult present in each classroom and another Cleared Adult supervisor or monitor must also be present in the same building in close proximity when religious education classes, school classes or other youth group meetings are being held.

6.6 Outside meetings that are open to the public and adult education classes that take place on Diocesan premises, must have a written agreement for the use of that meeting space that is in full compliance with Safe Environment policies. The person responsible for the activity or group must sign the executive summary which applies to their specific role or position, clear a criminal background check and attend Safe Environment awareness training.

6.7 When Personnel of the Diocese of Bridgeport are working one-on-one with a minor, the door to the meeting space must be left open and a second adult must be present within the same building. The second adult must be aware that the meeting is taking place and should be in close proximity. Professional Counselors who work one-on-one with minors should follow professional licensing standards and agency protocol for regulating the supervision and use of appropriate counseling rooms and office space. Whenever possible, all classrooms and counseling rooms should have doors with a window. It is highly recommended that future construction of confidential meeting spaces contain glass doors or windows where practicable.

6.8 Separate lavatories for adults and children should be used whenever possible. Lavatory use by minors should be monitored. Each location should individually review these spaces and develop a policy to ensure that appropriate safeguards are in place.

6.9 Sleeping in the same room or sleeping area with minors is generally prohibited. Unique accommodations or situations may be individually presented in writing to the Office of Safe Environment for consideration. If adults must stay in the same open space as any minors, overnight awake supervision must be in place and there must be two or more unrelated adults in full compliance with Safe Environment policies of the same gender, staying in the facility or room. Adults should not sleep in close proximity to minors on any floor area indoors or outdoors. Precautions should be taken to prevent abuse and to ensure the protection of adults from any appearance of impropriety.

6.10 Buildings and meeting space should be monitored and inspected at all times by a supervisor to insure the safety of the meeting space, to address any safety concerns and to control access to the building. Report any safety concerns immediately to the pastor, lay supervisor or to a Diocesan official.

6.11 Anonymous Self-Help groups are permitted to meet on Diocesan and parish premises during times when there are minors present in the building provided that the minors and adults use separate rest room facilities.

6.12 Celebrations, including but not limited to, end of year events for students may not take place in private homes of any personnel.

6.13 All entertainers, vendors and guests for youth retreats and public diocesan events where youth may be present and unaccompanied by their parent or legal guardian, must be in full compliance with Safe Environment policies. Short-term visitors (less than 3 hours) and one-time only guest speakers must be directly monitored by a Cleared Adult for the entire time they are present with minors and they must be instructed to use a faculty or staff-only bathroom.

7. Conflicts of Interest

A conflict of interest is a conflict between the private interests and the official or professional responsibilities of a person in a position of trust.
7.1 Personnel of the Diocese of Bridgeport should avoid situations that might present a conflict of interest. Even the appearance of a conflict of interest can call integrity and professional conduct into question.

8. Reporting Ethical or Professional Misconduct

Personnel of the Diocese of Bridgeport have a duty to report their own ethical or professional misconduct and the misconduct of others and must hold each other accountable for maintaining the highest ethical and professional standards. Personnel may not harass, threaten, terminate, or otherwise jeopardize the employment or volunteer position of any Personnel for properly reporting a violation of this Code of Conduct, the Sexual Misconduct Policy or the Sexual Harassment Policy.

8.1 Reporting Suspected Abuse of a Minor or Risk of Harm to a Minor in the Diocese of Bridgeport This section summarizes Connecticut Mandated Reporting Law. The policy may be found at www.ct.gov/DCF (See Appendix A) & Reporting Suspected Abuse of a Minor in the Diocese of Bridgeport (See Appendix B.)

All Clergy, Religious Sisters and Brothers, Seminararians, Candidates for the Diaconate, Lay Employees, Volunteers and Independent Contractors of the Diocese of Bridgeport have a duty to report early warning signs of abuse, situations that could be a potential risk to a minor and any form of suspected abuse of a minor. If you have reasonable cause to suspect risk of harm to a minor or actual abuse of a minor by a Priest, Deacon, Men in Formation, Religious Sister or Brother, Lay Employee, Volunteer, Tenant, Vendor or Independent Contractor of the Diocese of Bridgeport, whether the incident occurred recently or in the past, you must report that information immediately to one of the Diocese of Bridgeport Victim Assistance Coordinators (203) 650-3265 or (203) 241-0987 and to the Connecticut Department of Children and Family (DCF) Services Care-line 1-800-842-2288. If you are unable to reach either Victim Assistance Coordinator you must contact Diocesan Legal Counsel (203) 416-1360.

8.2 Mandated reporters must report orally to the Connecticut Department of Children and Families (DCF) Careline or to a law enforcement agency within 12 hours of suspecting that a child has been abused or neglected and the mandated reporter must submit a written report (DCF-136 form) to DCF within 48 hours of making the oral report.

8.3 Informing the Diocese In the event that an investigator or a police officer arrives to a school, a parish, or a diocesan program unannounced, immediately inform the supervisor and contact the Director of Safe Environment. A police officer may not speak with a minor without parental consent. For all DCF investigations, the diocese should be made aware that an investigation is taking place on the premises and a second adult should be present in the room or in view of the investigator who is with the minor. Request to see the photo I.D. of any adult claiming to be a police officer or a DCF employee and record the name and badge number of the person who is onsite.

8.4 Incidents involving two minors. In the case of an incident involving two minors, where one minor is suspected of inappropriate physical or sexual conduct with another minor, immediately notify your supervisor and the Victim Assistance Coordinator, and if directed, you should also notify DCF or the police.

8.5 Risk of Harm to self or to others. If you suspect (through information reported to you or observed) that a person is in danger of physical harm to his or herself or to others, notify the police immediately and contact a Diocesan Victim Assistance Coordinator (203) 650-3265 / (203) 241-0987.

8.6 Child Pornography. It is a crime to knowingly produce, distribute, receive or possess with intent to distribute child pornography. Personnel are required to report suspected child pornography to the police or to DCF within 12 hours of becoming aware and to the Victim Assistance Coordinator of the Diocese of Bridgeport.

For questions or concerns relating to this Code of Conduct or the Safe Environment Program, please contact The Diocese of Bridgeport Office of Safe Environment (203) 416-1406.

III. The Diocese of Bridgeport Sexual Harassment Policy. Personnel must not engage in physical, psychological, written, verbal, or any other form of harassment and must not tolerate such harassment by other Personnel.
Personnel of the Diocese of Bridgeport shall provide a professional work environment that is free from physical, psychological, written or verbal intimidation or harassment from the perspective of a reasonable person.

Harassment encompasses a broad range of physical, written, or verbal behavior, including without limitation the following examples:
- Physical or mental abuse
- Comments about an individual’s real or perceived disability and/or medical condition
- Racial insults
- Derogatory ethnic slurs
- Unwelcome sexual advances or touching
- Sexual comments or sexual jokes
- Requests for sexual favors used as a condition for employment or to affect other Personnel decisions, such as promotion or compensation
- Display of materials that would be found offensive to a reasonable person

The above examples of harassment apply to any form of communication including any form of electronic communication, texting, email, etc. Harassment can be a single severe incident or a persistent pattern of behavior whereby the purpose or the effect is to create a hostile, offensive, or intimidating work environment.

Allegations of harassment involving two adult employees and/or volunteers of the Diocese should be taken seriously and reported immediately to the Office of Human Resources (203) 416-1405.

Information related to adult harassment involving a member of the clergy should be immediately reported to the Vicar for Clergy (203) 416-1453. The Diocese of Bridgeport Sexual Harassment Policy will be followed to protect the rights of all involved.

IV. The Diocese of Bridgeport Policy and Procedures for Background Checks

POLICY:

All members of the Clergy, Religious Sisters and Brothers, Seminarians, Candidates for the Diaconate, Lay Employees, Volunteers, Independent Contractors, Vendors and Tenants (age 18 and over) must clear a criminal background check prior to an assignment, commencing employment or volunteer work in the Diocese of Bridgeport and successfully clear a criminal background check on a renewal schedule of five (5) or ten (10) years based on their responsibility.

The items reviewed are determined by pre-established criteria for background checks as they relate to the position or services potentially being completed by the individual. The Office of Safe Environment evaluates background check criteria that are in addition to the USCCB Charter. In all cases, a signed authorization to complete the check(s) which may be electronic must be obtained from the individual prior to initiating the process.

All contracts with any company that provide services in the Diocese of Bridgeport will include the requirement that the company providing the service has conducted criminal background checks on their employee(s) age 18 and over and are required to submit proof to the Diocese of Bridgeport that they have cleared a background check through their organization prior to initiating services with any entity of the Diocese of Bridgeport. All independent contractors, vendors or tenants will not be assigned to the Diocese unless they have successfully completed that check. In the event that the company does not have a process for completing criminal background checks, they may utilize the process in place within the Diocese of Bridgeport. The expense of these background checks will be the responsibility of the Contractor.

The diocese and its entities have the right to deny an individual an assignment for a ministry, employment, the opportunity to volunteer or decline a contract employee based on the individual’s failure or refusal to complete these items and/or adverse information obtained through the background check process. If an applicant is denied employment, the opportunity to volunteer or the opportunity to provide services based on adverse information, in compliance with the Fair Credit Reporting Act 15 U.S.C. 1681-1681U, as amended by the Consumer Credit Reporting Reform Act of 1996 the Diocese will send a Notice of Adverse Action to the individual along with the report and a copy of their rights.
PROCEDURES

Clergy, Religious Sisters and Brothers, Men in Formation

This category includes the following:

- Active Diocesan Priests, Deacons and Religious Sisters and Brothers
- Retired Priests and Deacons who continue to celebrate occasional sacraments.
- Visiting and International Priests to be assigned within the Diocese
- Religious Sisters and Brothers who are retired and continue to assist in the Diocese
- Diocesan Priests and Deacons incardinated in the Diocese of Bridgeport who are living outside of the diocese.
- Religious Order Priests serving in the Diocese of Bridgeport
- Candidates for the Diaconate
- Seminarians

Renewal Schedule:
Priests, Deacons, Religious Sisters and Brothers are required to complete a criminal background check every (5) Years. Clergy and religious personnel may submit proof of a criminal background check if one was completed within (5) years by their home diocese or by their religious order to the Office of Clergy and Religious Personnel. If this is not possible, the Clergy or religious personnel will be required to complete the background check for the Diocese of Bridgeport.

Procedure:

a. Prior to conducting any background check, a fully completed authorization form will be requested by the Office of Clergy and Religious Personnel at the time the person is assigned in the Diocese of Bridgeport.

b. The background check authorization form will be submitted to the Office of Safe Environment for completion.

c. Checks will include: State Conviction Records; National Crime Registry – searches all state sex offender registries, high crime registries and foreign nationals registry; Social Security Number Trace; DMV Records; Credit Check & Employment History Verification

d. Results will return to both the Director of Safe Environment and the Vicar for Clergy.

e. In the event the background check reveals a problem, the Vicar for Clergy will evaluate this information together with the appropriate diocesan authority. Any results that divulge information regarding crimes against children or sex crimes will result in the person being prohibited from serving in the Diocese of Bridgeport under the USCCB Charter.

f. The Bishop and/or Vicar for Clergy will inform the individual and they will send an adverse action notice to the individual with a copy of the report and a copy of the individual’s rights. If the individual believes that misinformation exists on the report, they should work through the investigative agency to resolve this.

g. The Vicar for Clergy will ensure the permanent and secure storage of all Clergy and religious personnel background check results and authorization forms.

Seminarians & Candidates for the Diaconate

Renewal Schedule:
Seminarians and Candidates to the Diaconate are required to clear a new background check at the time of their ordination and every (5) years thereafter.

Procedure:

a. The Diocesan Director of Vocations must obtain a completed authorization form from all seminarians and is responsible for processing and evaluating all background check results.

b. The Vicar for Clergy, or his designee, obtains processes and evaluates all background check results for Candidates for the Diaconate.

c. Checks will include: Reference checks; Personality profiling; State Conviction Records; National Crime Registry – searches all state sex offender registries, high crime registries and foreign nationals registry; Social Security Number Trace; DMV Records Credit Check; Employment History Verification
d. The Director of Vocations provides the adverse action notice to Men in Formation when negative results occur. These records will be maintained by the Director of Vocations for permanent storage.

e. All records related to background checks are to be transferred upon ordination to the Office of Clergy Personnel and a new background check will be conducted when the individual is ordained.

f. If the person is not ordained, the record will be maintained by the Director of Vocations for permanent storage.

2. Lay Employees & Lay Volunteers:

Renewal Schedule:
All Lay Employees are required to complete a criminal background check every five (5) years. All Volunteers who hold a supervisory role or who work in scheduled contact with children are required to complete a criminal background check every five (5) years. Background checks will always be renewed when there is a gap in service or ministry. All volunteers who do not work in scheduled contact with children or in a supervisory role are required to complete a criminal background check every ten (10) years.

Procedures:

a. Prior to working or volunteering, the office managing the employee or volunteer will inform the person that a background check is required.

b. All Lay Employees and Volunteers must submit a completed and signed written authorization to complete the criminal background check on an automatic renewal schedule at the time of hire or at the time of volunteering.

c. All completed authorization forms should be submitted to the Office of Safe Environment (This includes all written authorization forms as well as in a secure electronic format).

d. The areas to be investigated for current employees will be based on the position the employee holds. The areas to be investigated for any applicant will be based on the position being applied to. State Conviction Records; National Crime Registry – searches all state sex offender registries, high crime registries; Social Security Number Tracing and foreign national’s registry.

- Positions requiring a specific degree add: Education Verification
- Positions with Financial Responsibility: Add Credit History
- Positions with driving responsibility: Add Motor Vehicle Report

e. Results return to The Director of Safe Environment.

f. After completing the background check, the investigative agency will invoice the requesting location for checks completed on their behalf.

g. Background checks do not transfer from other Dioceses or from other institutions.

Volunteers: In any case where a volunteer does not provide their social security number, they are required to provide a date of birth on the authorization form. The background check will not include a Social Security number trace. If multiple results return with the same name and date of birth, the social security number is required for identity purposes in order to consider that person eligible for volunteering.

School Employees

Renewal Schedule:
School Employees complete a Criminal background check through the Diocesan Investigative agency every (5) Years. Educators and Administrators must also complete the State Fingerprint checks & FBI Fingerprint checks at time of Hire or when there is a gap in service.

Procedures:

a. At the time of hire, the Office of the Superintendent obtains the fingerprint cards for all Educators and Administrators. A written authorization form must be requested for all school employees.

b. All completed authorization forms should be submitted to the Office of Safe Environment. (This includes all written authorization forms as well as in a secure electronic format).
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c. Results for all school employee and school volunteer background checks return to the Director of Safe Environment and to the Office of the Superintendent of Schools.
d. Any checks that divulge information regarding crimes against children or sex crimes will result in the candidate not being eligible for employment or for volunteering. The Director of Safe Environment will notify the Principal/Pastor/Administrator or Site Supervisor of the decision and will send an adverse action notice to the individual with a copy of the report and a copy of the individual’s rights. If the individual believes that misinformation exists on the report, they should work through the investigative agency to resolve this and notify the Director of Safe Environment informing them that they are disputing the information.
e. For any negative information outside of the USCCB Charter which results in the candidate not being eligible for employment or volunteering, the Office of Superintendent of Schools will notify the Principal/Administrator or Site Supervisor of the decision and will send an adverse action notice to the individual with a copy of the report and a copy of the individual’s rights. If the individual believes that misinformation exists on the report, they should work through the investigative agency to resolve this and notify the Office of Superintendent of Schools informing them that they are disputing the information. If a corrected and 'clean' report is obtained the individual may continue their employment or volunteering. If a corrected or 'clean' report is not available then, the decision will stand and the individual will not be allowed to continue their employment or volunteering.
f. After completing the background check, the investigative agency will invoice the requesting location for checks completed on their behalf.
g. All correspondence relative to this process should be filed in the Office of Superintendent of Schools and in the Office of Safe Environment.
h. All records will be permanently retained in a secure electronic format.

Independent contractor, Tenants and Vendors
All contracts, leases and service agreements will include the language, "Prior to commencing services all employees routinely on the premise will submit to a criminal background check at the independent contractor, tenant or vendors expense. Acceptance onto the premise is contingent upon successful completion of the check”. The independent contractor, tenant or vendor will not place any employee or volunteer in a Diocesan location that has not successfully completed the criminal background check search and will not under any circumstances be placed in employment at a Diocesan location if the person has been convicted of a sex crime or crime against children. If the independent contractor, tenant or vendor does not have a Criminal Background Search service searches can be completed via the Diocese using Investigative agency. All expenses associated with the Diocese conducting the search will be billed back to the Contractor. It is the Contractor's responsibility to maintain compliance relative to the Fair Credit Reporting Act and the Consumer Credit Reporting Reform Act of 1996 relative to their employee. All correspondence relative to this process should be retained permanently and filed by year in a separate topic file in the Office of Safe Environment and copied to the file of the CFO.
Appendices

Appendix A. Connecticut Department of Children and Families (DCF) Mandatory Reporting Laws

Appendix B. Reporting Suspected Abuse in the Diocese of Bridgeport

Appendix C. Guidelines for Trips, Events and Electronic Communication with Minors & Permission Form for Direct Electronic Communication with Minors

Appendix D. Summary of Safe Environment Requirements & Schedule of Implementation

Appendix E. Parish Safe Environment Self-Audit & Letter (Pastor/Administrator)

Appendix F. School Safe Environment Self-Audit & Letter (Principal)

Appendix G. Code of Conduct for Clergy and Men in Formation

*Terms used in these appendices are defined in the body of the Safe Environment Handbook.*
Appendix A

Summary of Connecticut's Child Abuse Reporting Laws

The following is an outline of the legal requirements of mandated reporters, those professionals who, because their work involves regular contact with children, are mandated by law to report suspected child abuse and neglect. For a complete copy of the law, refer to Sections 17a-101 through 17a-103a, inclusive, of the Connecticut General Statutes.

Who Must Report
Connecticut law requires certain citizens to report suspected child abuse and neglect. These mandated reporters are people in professions or occupations that have contact with children or whose primary focus is children. The law requires that they report suspected child abuse or neglect. Under Section 17a-101 of the Connecticut General Statutes, the following are considered mandated reporters:

- Any person paid to care for a child in any public or private facility, child day care center, group day care home or family day care home which is licensed by the State.
- Battered Women's Counselors
- Chiropractors
- Dental Hygienists
- Dentists
- Department of Children and Families Employees
- Department of Public Health employees responsible for the licensing of child day care centers, group day care homes, family day care homes or youth camps.
- Foster Parents
- Judicial Department Employees (Family Relations Counselors, Family Counselor Trainees, Family Services Supervisors *as of 10-01-2010)
- Licensed/Certified Alcohol and Drug Counselors
- Licensed/Certified Emergency Medical Services Providers
- Licensed Marital and Family Therapists
- Licensed or Unlicensed Resident Interns
- Licensed or Unlicensed Resident Physicians
- Licensed Physicians
- Licensed Practical Nurses
- Licensed Professional Counselors
- Licensed Surgeons
- Medical Examiners
- Members of the Clergy
- Mental Health Professionals
- Optometrists
- Parole Officers (Juvenile or Adult)
- Pharmacists
- Physical Therapists
- Physician Assistants
- Podiatrists
- Police Officers
- Probation Officers (Juvenile or Adult)
- Psychologists
- Registered Nurses
- School Employees - as stated in section 53a-65 (subsection 13) "School employee" means: (A) A teacher, substitute teacher, school administrator, school superintendent, guidance counselor, psychologist, social worker, nurse, physician, school paraprofessional or coach employed by a local or regional board of education or a private elementary, middle or high school or working in a public or private elementary, middle or high school; or (B) any other person who, in the performance of his
or her duties, has regular contact with students and who provides services to or on behalf of students enrolled in (i) a public elementary, middle or high school, pursuant to a contract with the local or regional board of education, or (ii) a private elementary, middle or high school, pursuant to a contract with the supervisory agent of such private school.

- Sexual Assault Counselors
- Social Workers
- School Coaches or Coaches of Intramural or Interscholastic Athletics
- The Child Advocate and any employee of the Office of the Child Advocate.

What Must Be Reported
Mandated reporters are required to report or cause a report to be made when, in the ordinary course of their employment or profession, they have reasonable cause to suspect or believe that a child under the age of 18 has been abused, neglected or is placed in imminent risk of serious harm. (Connecticut General Statutes §17a-101a)

Child abuse occurs where a child has had physical injury inflicted upon him or her other than by accidental means, has injuries at variance with history given of them, or is in a condition resulting in maltreatment, such as, but not limited to, malnutrition, sexual molestation or exploitation, deprivation of necessities, emotional maltreatment or cruel punishment. (Connecticut General Statutes §46b-120)

Child neglect occurs where a child has been abandoned, is being denied proper care and attention physically, emotionally, or morally, or is being permitted to live under conditions, circumstances or associations injurious to his well-being. (Connecticut General Statutes §46b-120)

When making a report, a mandated reporter is required to provide the following information, if known:

1. The names and addresses of the child and his parents or other person responsible for his care;
2. The age of the child;
3. The gender of the child;
4. The nature and extent of the child's injury or injuries, maltreatment or neglect;
5. The approximate date and time the injury or injuries, maltreatment or neglect occurred;
6. Information concerning any previous injury or injuries to, or maltreatment or neglect of, the child or his siblings;
7. The circumstances in which the injury or injuries, maltreatment or neglect came to be known to the reporter;
8. The name of the person or persons suspected to be responsible for causing such injury or injuries, maltreatment or neglect;
9. The reasons such person or persons are suspected of causing such injury or injuries, maltreatment or neglect;
10. Any information concerning any prior cases in which such person or persons have been suspected of causing an injury, maltreatment or neglect of a child;
11. Whatever action, if any, was taken to treat, provide shelter or otherwise assist the child (PA 11-93 §15).

How to Report
Mandated reporters must report orally to the DCF Care-line or a law enforcement agency within 12 hours of suspecting that a child has been abused or neglected and must submit a written report (DCF-136 form) to DCF within 48 hours of making the oral report.

When the Mandated reporter is a member of the staff of a public or private institution or facility that provides care for children or a member of a public or private school, they must also provide written notification to the head of the facility or institution where the alleged victim is enrolled or registered. DCF is required to tape record all reports to the Careline. Special reporting requirements may apply for staff members of a public or private institution or facility that cares for such child, or a public or private school. (See pages 4-5).

Police must report to DCF immediately upon receipt of any oral report of abuse or neglect. Upon receipt of any oral report alleging sexual abuse or serious physical abuse or serious neglect, DCF must report to the appropriate state or local law enforcement agency within 12 hours.

Anonymity
Mandated reporters are required to give their name when they make a report to DCF, however, reporters may request anonymity to protect their privacy. This means that DCF would not disclose their name or identity unless mandated to do so by law (Connecticut
General Statutes, Sections 17a-28 and 17a-101). Unless a reporter gives written consent, his or her name will not be disclosed except to:

- a DCF employee
- a law enforcement officer
- an appropriate state's attorney
- an appropriate assistant attorney general
- a judge and all necessary parties in a court proceeding
- a state child care licensing agency, executive director of any institution, school or facility or superintendent of schools

If DCF suspects or knows that the reporter knowingly makes a false report, his or her identity shall be disclosed to the appropriate law enforcement agency and the person may be subject to the penalty described in the next section.

**Immunity and Penalty**

Mandated reporters are required to make a referral to the DCF Care-line as soon as practical but no later than 12 hours after the mandated reporter becomes aware of or suspects abuse/neglect or imminent risk of serious harm to a child or children. Any person required to report who fails to make such report or fails to make such report within the time period prescribed (in sections 17a-101b to 17a-101d), could be fined not less than five hundred dollars and not more than two thousand five hundred dollars and could be required to participate in an educational and training program (pursuant to subsection (d) of section 17a-101). The Department shall promptly notify the Chief State's Attorney when there is reason to believe that any such person has failed to make a report in accordance with this section.

Mandated reporters identified as a school employees (as defined in section 53a-65 subsection 13) of the Connecticut General Statutes (CGS), can be subject to an investigation and the penalties stated above if they fail to make a report (OR) if they fail to make a report within the 12 hour timeframe. The Commissioner of the Department of Children and Families, or the commissioner's designee, shall promptly notify the Chief State's Attorney when there is reason to believe that any such person has failed to make a report in accordance with this law.

Immunity from civil or criminal liability is granted to people who make required reports in good faith. Immunity is also granted to people who in good faith have not reported.

Anyone who knowingly makes a false report of child abuse or neglect shall be fined up to $2,000 or imprisoned for not more than one year, or both. The identity of any such person shall be disclosed to the appropriate law enforcement agency and to the perpetrator of the alleged abuse.

Employers may not discharge, discriminate or retaliate against an employee for making a good faith report or testifying in an abuse or neglect proceeding. The Attorney General can bring a court action against any employer who violates this provision, and the court can assess a civil penalty of up to $2,500 plus other equitable relief.

**Informing the Family**

Mandated reporters are under no legal obligation to inform parents that they have made a report to DCF about their child. However, depending on the circumstances, it may be necessary and/or beneficial to do so.

- When a child is suspected of being abused, neglected or placed at imminent risk of serious harm by a member of the staff of a private or public school or an institution that cares for the child, the person in charge of the school or facility must notify the child’s parent or other person responsible for the child’s care that a report has been made. It is DCF’s responsibility to notify the head of such school, facility or institution that a report has been made.
- Health care professionals may need to talk with parents to assess the cause of the child’s injury (ies). Mental health professionals or members of the clergy may want to talk with the parents to offer support and guidance.

However, in cases of serious physical abuse or sexual abuse, it may not be wise to talk with parents before reporting the case to DCF. This may put the child at greater risk and could interfere with a potential criminal investigation.

**Investigation of Abuse or Neglect Report**

DCF is responsible for immediately evaluating and classifying all reports of suspected abuse/neglect/imminent risk. If the report contains information to warrant an investigation, DCF must make its best effort to begin an investigation within two hours if there is an imminent risk of physical harm to a child or another emergency; and within three days for all other reports. In all cases, DCF must complete the investigation in 30 calendar days.
When conducting a child abuse or neglect investigation, DCF or a law enforcement agency must coordinate activities to minimize the number of interviews with any child.

DCF must obtain consent from the parent, guardian or person responsible for the child's care for any interview, unless DCF has reason to believe such person or a member of the child's household is the alleged perpetrator. When such consent is not required, the interview must be conducted in the presence of a 'disinterested adult' (typically, a person who is impartial and has no self-interest in the case). If a disinterested adult is not available after reasonable search and immediate access is necessary to protect the child from imminent risk of serious harm, DCF or a law enforcement agency will still interview the child. If, after the investigation has been completed, serious physical abuse or sexual abuse is substantiated, DCF must notify the local police, and either the Chief State's Attorney/designee or a state's attorney in the judicial district in which the child resides or in which the abuse occurred. A copy of the investigation report must also be sent.

**Suspected Abuse by a School Employee**

Mandated reporters are required to report any suspected child abuse, neglect or imminent risk of serious harm directly to DCF or the police. This includes situations when the alleged perpetrator is a school employee. DCF must notify the head of the school that a report has been made, unless such person is the alleged perpetrator.

Investigations of suspected child abuse, neglect or imminent risk of serious harm by a school employee as stated in CGS section 53a-65 (subsection 13) are conducted by DCF. If, after such investigation, DCF has reasonable cause to believe that a child has been abused by a school employee who holds a certificate, permit, or authorization issued by the state, DCF shall notify the employing superintendent and the Commissioner of Education of such finding and shall provide him or her with records concerning such investigation. Please use this link for additional information and changes contained in Public Act 11-93 as it pertains to suspected abuse by a school employee.

The Superintendent must suspend such an employee. The suspension shall be with pay and will not diminish or terminate the employee's benefits. Within 72 hours after such suspension, the Superintendent shall notify the local or regional board of education and the Commissioner of Education of the reasons for and conditions of the suspension. The Superintendent shall disclose the DCF records to the Commissioner of Education and local or regional boards of education or their attorney for purposes of review of employment status or certification. The suspension must remain in effect until the local Board of Education takes action.

If the employee's contract is terminated, the Superintendent shall notify the Commissioner of Education or his representative within 72 hours. The Commissioner of Education may then commence certification revocation proceedings. The Superintendent may suspend any other school staff member in similar circumstances.

The State’s Attorney must notify the Superintendent, or supervising agent of a non-public school, and the Commissioner of Education when a certified school employee, or any person holding a certificate issued by the State Board of Education, is convicted or a crime involving an act of child abuse or neglect.

**Suspected Abuse by a Member of an Institution or Facility Providing Child Care**

Mandated reporters are also required to report when they have reasonable cause to suspect or believe that any child has been abused or neglected by a member of the staff of a public or private institution or facility that provides care for children. DCF must notify the head of the institution or facility providing child care that a report has been made, except in circumstances when such person is the alleged perpetrator.

Whenever DCF, based on the results of an investigation, has reasonable cause to believe that a child has been abused or neglected by a staff member of a public or private institution or facility providing child care, DCF shall notify the executive director of the institution, school, or facility in not less than five working days. DCF shall also provide records concerning the investigation to the executive director. If the facility is licensed by the state for the caring of children, DCF shall notify the state agency that licenses it and provide records concerning the investigation. Please use this link for additional information and changes contained in Public Act 11-93 as it pertains to suspected abuse by a member of an institution or facility providing child care.

**TRAINING**

DCF provides mandated reporter training to all providers in the state of Connecticut upon request. For additional information regarding Mandated Reporter training for your organization, agencies, or facility, please use this link.
WHERE TO CALL
The Department has a single point of contact statewide for the reporting of suspected child abuse and neglect. This Child Abuse and Neglect Care-line operates 24 hours a day and seven days a week. Anyone who suspects that a child has been abused or neglected or is in danger of abuse or neglect is strongly encouraged to call the Care-line

1-800-842-2288
Appendix B

Reporting Suspected Abuse of a Minor in the Diocese of Bridgeport

All Members of the Clergy, Men in Formation, Religious Sisters and Brothers, Lay Employees and Volunteers are required to report the following misconduct: Any information or suspicion of sexual abuse, physical abuse; emotional abuse or neglect of a minor; any suspicion of child pornography; any suspicion that a child may be in danger to self or to others; and serious violations of the Diocesan Code of Conduct.

If you have actual knowledge of or have reasonable cause to suspect any of the above forms of abuse or misconduct against a minor by a member of the Clergy, Seminarian, Lay Employee, Lay Volunteer or Independent Contractor of the Diocese of Bridgeport, (whether the incident occurred recently or in the past) report that information immediately to:

Erin Neil, L.C.S.W., Victim Assistance Coordinator (203) 650-3265

Or

Michael Tintrup, L.C.S.W., Victim Assistance Counselor (203) 241-0987

Your information will be handled with a high level of confidentiality at all times however full anonymity cannot be guaranteed in cases involving abuse of a minor.

AND

The Connecticut Child Abuse and Neglect Care-line 1-800-842-2288 CT Mandated Reporters are required by law to report directly to DCF or to the Police (within 12 hours of becoming aware). This document is in addition to Connecticut mandated reporting requirements.

WARNING SIGNS If you have any concern about the safety of a child or if you have observed a warning signs of inappropriate conduct, you should report this information to your immediate supervisor and to The Victim Assistance Coordinator. When in doubt, report what you know. Proof is not required to make a report.

This information is to be reviewed with all staff annually.

For questions or concerns relating to Safe Environment Policies, VIRTUS Training, Resources for Victims of Sexual Abuse or questions concerning Mandated Reporting, please call (203) 416-1406 email: eneil@diobpt.org.
Appendix C

Guidelines for Trips, Events & Electronic Communication with Minors

The Diocese of Bridgeport is committed to providing a safe environment for children within all diocesan activities and ministries both in person and while using technology.

For purposes of these guidelines, Cleared Adults with oversight or supervisory authority over minors participating in a particular youth event or activity share in the responsibility and authority of the parish or diocesan staff person in ensuring these guidelines are followed. Further, specifically for these guidelines, an eighteen year old who is still in high school is considered a minor and its leaders.

I. Ratios

Every event where minors, youth and vulnerable adults are present should go through a review process in order to determine Cleared Adult to minor ratios. An activity that is open to the public or held in a public space may require a smaller ratio and increased supervision than may be needed for a closed venue with adults monitoring doorways and hallways.

The minimum required ratios of Cleared Adult/minor:

A. For on-site events:
   - 1:7 for High School students (always at least 2 Cleared Adults)
   - 1:5 for Middle School students (always at least 2 Cleared adults)
   - 1:10 Large single space gatherings and events where all entrances and exits are securely monitored: 2 Cleared Adults for every 20 students (i.e. School dances) (always at least 2 Cleared Adults in each hallway)

B. For out of state and international trips:
   - It will need to be determined in a case by case basis

II. Liability Forms

The Diocese of Bridgeport liability and waiver form must be signed by all adults participating in any trip involving minors. The student liability form must be signed by parent(s) or legal guardian(s) of minors prior to each trip. Offsite and overnight events must have a separate liability form for each event. All liability forms and all Safe Environment records must be filed permanently (at the school, parish or sponsoring diocesan) and never destroyed.

III. Events and Trips With Minors

All Out of State, Overnight and International School Trips for the Catholic Schools must be cleared by the Office of the Superintendent.

1. DAY ONSITE EVENTS

   “IN HOUSE” (including regular Youth Group meetings)
   - Make sure you have at least 2 Cleared Adults (even if it's only 1 minor)
   - If there will be other adults at the event:
     - Respect the ratios Cleared Adult/minor.
     - Always stay with the minors, they should not be out of sight or unsupervised.

2. DAY TRIPS & TRANSPORTATION (OFF-SITE)
Buses are the preferred mode of transportation. If a bus is not possible, indicate "provide own transportation" on the permission slip and meet the minor at the location where the event will take place.

If a carpool is organized, verify that all of the following are in place:

- All drivers must be Cleared Adults. There are at least 2 Cleared Adults in each car at all times
- Drivers must show proof of a valid license and insurance card to the trip coordinator
- Trips must begin and end at a school or parish location
- At the end of an activity, two adults must remain with the minor(s) until after the last minor is picked up by their parent or legal guardian

For short distance day trips, one Cleared Adult may be in a vehicle as long as there are two or more minors at all times in that same vehicle and there is a caravan of other vehicles leaving and arriving together. Ratios for Cleared Adult/minors must be respected.

3. OVERNIGHT EVENTS

- The Code of Conduct applies to all Diocesan sponsored parish, school or institutional overnight camping, overnight retreats, overnight trips or other scheduled and approved events of this nature.
- Male and female minors will be segregated as well as adults unless they are married.
- Under no circumstances will a minor stay alone in a room.
- Curfews will be imposed and pairs of male and female Cleared Adults, females checking females and males checking males will perform curfew bed checks. There will always be two Cleared Adults conducting bed checks.
- Alert supervision is required for overnight activities involving minors and the following standards must be in place:
  - 2 Cleared Adults should be present in the vicinity
  - Males and females should sleep in separate rooms and preferably, in separate areas.

DORMS AND HOTEL ROOMS

Alert supervision (2 Cleared Adults) at all times

- In the case of an emergency or when performing routine checks, adults can enter the rooms where the minors are staying, following the 2 “Cleared Adult” requirement.
- There are inherent risks involved with the use of tents. Tents are strongly discouraged. Adults and minors sleeping in the same room or sleeping area is generally prohibited. Unique accommodations or situations may be individually presented in writing to the Office of Safe Environment for consideration.
- We recognize that changes to accommodations and emergency situations may arise which no person could anticipate. Ensure that all reasonable steps are taken to apply the safeguards in these policies and to place the safety and protection of the children above all else. It is important to do everything possible to protect the adults from even the appearance of impropriety when these changes occur.

4. OUT OF STATE OR INTERNATIONAL TRIPS

1. Out of state and International trips require early planning and prior approval.

- A written proposal must be submitted to The Office of the Superintendent for all Catholic School trips.
- Parishes and all other groups should contact the Office of Safe Environment for out of state and international trips.
- In every written proposal state the purpose of the activity, the date and location of the planned activity and include a detailed description of transportation, supervision, staffing ratios and overnight accommodation. Every proposal should indicate how the trip meets all Safe Environment requirements for the Diocese of Bridgeport.
No monies or deposits should be exchanged and no documents should be executed until final written approval is received. If approval is received, all criminal background checks and the VIRTUS training requirement must completed and verified in advance.

5. SWIMMING

There are risks involved to adults and children with activities that involve swimming. An abundance of caution must be used in any event or trip that may involve swimming. In all cases, a certified Life Guard must be present at all times and there must be separate showering rooms and changing areas for adults and minors. Proper swimming attire must be worn at all times.

V. GUIDELINES FOR THE SAFE USE OF TECHNOLOGY

The universal principles provided for the safe use of technology are to be applied prudently and judiciously in the event an update has not occurred before an advance in technology. Technology refers to phones, computers, electronic tablets, portable electronic gaming systems, cameras, online websites, blogs, portable listening devices or any other electronic tools and equipment used to communicate information.

All interaction with youth, in person or through any means of communication must be transparent at all times. At least 2 or more unrelated Cleared Adults should have access wherever possible to any communications, used to communicate with minors (physical or virtual). Before any interaction occurs between a cleared adult and a minor through any means of technology, the minor and his parents/guardians should sign the “Permission Form for Direct Electronic Communication with Minors” (See attached).

A. SOCIAL MEDIA

1. Social media websites must be established under the name of the parish, school or youth program. In circumstances where a social network is currently established under a person’s name and is used to communicate with youth for parish youth ministry, the site must be approved for use by the pastor and must become an official parish site by updating the security settings to ensure full transparency.

2. Two Cleared Adults must serve as moderators of all social networks used to communicate with youth. Moderators must ensure that the social media vehicle complies with this Code of Conduct and all Diocesan policies. These adults must have full access to the social media page (both have the password) so that it can be regulated and monitored to ensure that no personal information is posted in them.

3. All information displayed on a school, parish or diocesan sponsored social networking site must reflect the Catholic faith and should not call any teaching of the Church into question. This includes, and is not limited to, language, photos, songs, videos, bulletins, blogs, podcasts, and applications.

4. No students under the age of 18 or still in High School should be in any school employee or volunteer’s friends list on any personal social networking site other than a family member or other adult who is specifically listed on a minor’s emergency contact list. Personnel may not send a “friend request” to a student or accept a “friend request” from a student on any personal social networking site or internet blog.

5. Site must have privacy settings in place. Regularly check to be sure that privacy settings did not change due to system updates.

6. Social networking sites used to communicate with minors should have, the “no tagging” option selected. In photographs of youth activities, youth should not be “tagged,” or identified by name in the photograph.

7. Blogs should not be used to conduct or promote outside business and/or personal activities, and should not divulge any personal information regarding those being ministered to.
8. Information obtained through online communication concerning illegal activity involving minors must be immediately reported to the appropriate civil and diocesan authorities in accordance with diocesan reporting policies and Connecticut mandatory reporting laws.

9. A parent or legal guardian will be provided with the opportunity to exclude their children’s photo and personal information from any public posting.

10. When posting photographs of minors/young people, use only a first name whenever possible.

11. All information posted on an approved social network (written as well as photos) should be in accord with the teachings of the Catholic Church. Application/features and any posting should reflect Catholic values.

12. The use of the diocesan, parish or school logo, seal or name cannot be used on any electronic medium without prior permission from the respective authority.

13. Employees and volunteers should understand that there is no expectation of privacy on official diocesan, parish or school email accounts. School employees are always expected to use official email accounts to communicate with minors and follow the school administrator policy.

14. Personnel shall not communicate with minors through personal electronic mediums. This does not refer to an approved and monitored social network site that is established by a school or parish or if the settings are consistent with an official school or parish social networking site. The distinction is public vs. private.

15. Personnel are specifically prohibited from:
   • One-on-one video (Face Time) or other personal chat room interaction between adult personnel and minors
   • Private messaging on any personal website belonging to or hosted by a student.
   • Posting private messages to a minor or student on a personal website that is not an official school or parish e-mail account, discussion board or website.

B. THE USE OF CELLULAR PHONES FOR YOUTH MINISTRY & TEXTING

Pastors or designated personnel should review and approve all requests by youth ministers to communicate with a minor through a personal cell phone. If the pastor or designated personnel has approved the use of personal cell phone for communicating with minors, a written agreement for acceptable use must be in place. The agreement must be signed by the parent or legal guardian of the minor. When sending text messages or instant messages to an unrelated minor(s) via personal cell phone or a personal email account, one of the following safeguards must be in place:

1. A parent or another adult who is in full compliance with Safe Environment policies is included in the communication (or)
2. The minor is a family member (or)
3. Permission is provided in writing by a parent or legal guardian for direct communication with their child through electronic means (See Permission Form for Direct Electronic Communication with Minors attached)
Permission Form for Direct Electronic Communication with Minors

NAME OF PARISH/ORGANIZATION: __________________ (TOWN)

In the Diocese of Bridgeport, parents and/or legal guardians will be copied into all electronic communications except those that occur on an official social networking site or online community administered and maintained by the Diocese, Parish, or School pursuant to the terms of diocesan policy and any additional forms of communication as approved by parents or guardians on this form. This form allows a parent or legal guardian to specifically authorize adult emergency contacts and other adults within their parish or organization to communicate through electronic means directly with a minor child. These communications may be conducted through personally owned cellular phones or personally owned computers that are not purchased, operated or monitored by the Parish or by the Diocese of Bridgeport.

Pastor or his designee completes this section:

(NAME) _______ Parish utilizes the following Official forms of electronic communication to communicate directly with minors: Phone number:

Email address ________________________ Social networking site ____________________________

Parent or Guardian Completes: (Please check one)

( ) You MAY NOT contact my child directly. (Sign and return).

( ) You MAY contact my child directly. (Sign, complete all sections and return).

In addition to the above forms of direct communication used by the parish, I further authorize the following adults to communicate directly with my minor child:

Emergency Contact: ___________________ Phone: _____________ Email: _________________

Emergency Contact: ___________________ Phone: _____________ Email: _________________

Emergency Contact: ___________________ Phone: _____________ Email: _________________

All adults on the above emergency contact list may communicate with my child directly:

phone call / voice message to this telephone number ____________________________

SMS / text message to this telephone number ____________________________

Social networking site sponsored by group named ____________________________

email address: ___________________________________________________________________

I understand that the Parish and the Diocese of Bridgeport is unable to monitor direct electronic communication between adults and minors. I agree to discuss with my child the risks associated with direct forms of electronic communication. I agree to immediately report to civil authorities, to the Pastor and to the Office of Safe Environment any suspected risk of harm or abuse involving a minor as well as inappropriate use of technology by a member of the Clergy, Religious Sister or Brother, Men in Formation, Lay Employee, Volunteer or Independent Contractor.

Name of Minor Child(ren) (Please Print): __________________________________________

Name of Parent or Legal Guardian (Please Print): __________________________________

Signature of Parent or Legal Guardian _____________________________ Date ____________

Acknowledgement of Receipt

Guidelines for Trips, Events and Electronic Communication with Minors

On ____________________, I was given a copy of the Diocese of Bridgeport’s Guidelines for Trips, Events and Electronic Communication involving Minors

I have read this policy and I understand the sections of this document that apply to me. I agree to conduct myself in accordance with its terms.

Name: (Please Print) ____________________________________

Signature: ___________________________________________

Location(s) where you work or volunteer in the Diocese of Bridgeport: ____________________________________________
Appendix D

Summary of Safe Environment Requirements

Pastors, School Principals, and Diocesan Program Directors are responsible for ensuring that each of their Employees, Volunteers, Tenants, Vendors and Independent Contractors under their supervision (18 and older) complete the following:

1. Register at www.virtusonline.org; attend VIRTUS, Protecting God’s Children awareness training; complete re-certification and continuing education as required.
2. Complete ongoing criminal background checks as required.
3. Receive a copy of the Safe Environment Handbook and sign the Executive Summary that applies to them. A new executive summary must be signed when there is a change in responsibility, change in ministry or a change in the person’s location.

Each location must request proof of training attendance and obtain background check authorization for all personnel. All of the above requirements must be tracked through the VIRTUS system. Each location must designate a local Safe Environment coordinator to assist with local implementation and tracking of all Safe Environment requirements and this individual must have access to the local VIRTUS database.

Virtus Training and background checks are required every five (5) Years for all Clergy, Lay Employees and Volunteers who are in scheduled contact with children. Annual online continuing education opportunities and instructions will be posted on the Diocesan website www.bridgeportdiocese.com under Safe Environment. Virtus Training and background checks are required every ten (10) years for volunteers who do not have scheduled contact with children and do not supervise others.

To register: www.virtusonline.org. Select the word REGISTRATION and select BRIDGEPORT DIOCESE as your organization. If your information changes, select UPDATE MY ACCOUNT or contact the VIRTUS helpdesk 1-888-847-8870 to have a VIRTUS training record transferred to a new location.

Minor employees (under 18) must always work under the supervision of two adults who are in full compliance with Safe Environment policies. Catholic Schools are required to provide every student K-12 the opportunity to attend Safe Environment training annually utilizing Think First & Stay Safe, Child Lures Prevention Program in addition to technology safety utilizing www.netsmartz.org. Parents of students enrolled in religious education are offered Safe Environment training to supplement the programs that their child receives through the State of Connecticut Healthy and Balanced Living Curriculum.

Every adult (18 and older) working and volunteering in any capacity (full-time, part-time, per-diem), including personnel who do not have scheduled contact with children, are required to complete VIRTUS training and a criminal background check. Registration through the VIRTUS website is required. It is recommended that all current and future polices related to Safe Environment programs be placed on the official school, parish or program website.
Appendix E

PARISH SAFE ENVIRONMENT AUDIT & COMPLIANCE LETTER

AUDIT YEAR ______ USCCB THE CHARTER FOR THE PROTECTION OF CHILDREN AND YOUNG PEOPLE

Letter of Safe Environment compliance

Date: ____________

This letter is to verify that __________________________ Parish, _________________ (town) in the Diocese of Bridgeport remains in full compliance with the USCCB Charter for the Protection of Children and Young People and in full compliance with the Safe Environment policies of the Diocese of Bridgeport. A criminal background check and awareness training as required is complete for all Clergy, Lay Employees and Volunteers over the age of 18 in our parish.

Parents are offered the opportunity to attend Safe Environment training through the Diocese of Bridgeport to supplement the Safe Environment training their child receives through the public school system.

The total number of all adult volunteers who were active in our parish between 7/1 - 6/30____ was _______________. From this total number of adult volunteers,

# _____________ work in direct contact with children.

All adults who work or volunteer in our parish are listed on the VIRTUS website.

____________________ _________________________
Signature of Pastor       Signature of Parish Safe Environment Coordinator                 (Where applicable)

Year: _______________ SAFE ENVIRONMENT AUDIT (PARISHES) Date:_______ THE USCCB CHARTER FOR THE PROTECTION OF CHILDREN & YOUNG PEOPLE

Director of Religious Education: ___________Phone/Email: ____________________
Parish Safe Environment Coordinator(s): ___________ Phone/ Email _____________ Is this the same person who conducts the background checks for your parish? Y / N?    If No who processes the criminal background checks for volunteers and employees at your parish?  Background Check Coordinator_____________________________

THIS DOCUMENT IS TO VERIFY THAT OUR PARISH REMAINS IN FULL COMPLIANCE WITH THE USCCB CHARTER FOR THE PROTECTION OF CHILDREN AND YOUNG PEOPLE & IN FULL COMPLIANCE WITH SAFE ENVIRONMENT POLICIES OF THE DIOCESE OF BRIDGEPORT

✓ All adult Employees and Volunteers have cleared a criminal Background check as required (Includes full-time, part-time, per diem and substitutes)
✓ All of the adult Employees and Volunteers completed VIRTUS, Protecting God’s Children for Adults and continuing education as required (Includes full-time, part-time, and substitutes)
✓ All Employees and Volunteers signed the receipt for The Diocese of Bridgeport Code of Conduct & Sexual Misconduct Policy
✓ Information on Reporting Suspected Abuse of a Minor is Posted in a public location

WHAT IS THE TOTAL NUMBER OF ADULT VOLUNTEERS IN YOUR PARISH (i.e. Ushers, Eucharistic Ministers, Choir, Lectors, Catechists, Youth ministers etc.) # ________________

How many of the total number of volunteers in your parish work in direct contact with children in:

Religious Education, #______________  # Youth Ministry ________________

All adults who work or volunteer in our parish are listed on the VIRTUS website.
| Signature of Pastor | Signature of S.E. Coordinator | Signature of D.R.E. |
Appendix F

SAFE ENVIRONMENT AUDIT & COMPLIANCE LETTER CATHOLIC SCHOOLS

USCCB AUDIT YEAR ______

THE CHARTER FOR THE PROTECTION OF CHILDREN AND YOUNG PEOPLE

Letter of Safe Environment Compliance

Date: ____________

This letter is to verify that __________________________ School, _________________ (town) in the Diocese of Bridgeport remains in full compliance with the USCCB Charter for the Protection of Children and Young People and in full compliance with the Safe Environment policies of the Diocese of Bridgeport.

A criminal background check & VIRTUS training as required is complete for all Adult Employees, Religious Sisters and Brothers, Lay Employees and Volunteers (Full-time, Part-Time and Per-Diem).

Every student is provided with the opportunity to attend Safe Environment training annually and parents are provided with an opportunity to preview the program in advance of classroom instruction. Every new parent to the school is provided with information on the Safe Environment programs through a parent guide or a brochure and a letter home. Any parent who chooses to opt-out their child from training is permitted to do so as long as they provide this to you in writing in advance of the classroom instruction.

The total number of adult volunteers this school year: __________________________ .

All adults who work or volunteer in our school are listed on the VIRTUS website.

_________________                       ____________________
Signature of Principal                         Signature of School Safe Environment Coordinator       (Where Applicable)

(Year:    ) SAFE ENVIRONMENT AUDIT FOR CATHOLIC SCHOOLS

NAME & ADDRESS OF SCHOOL: ______________ TRAINING DATE (S): ______________ PRINCIPAL ________________________FACILITATOR: ______________

TRAINING DATE SCHEDULED FOR THE NEXT School Year ______________

NAME OF PROGRAM (Select the training that applies to your school)

___ Think First & Stay Safe Program   (Grades K-8)

___ Personal Safety Training     (9-12)

# STUDENTS ENROLLED (Not including Pre-K) ________ # OPT-OUTS ________ Did you provide parents with an opportunity to preview the program in advance of classroom instruction? (Please circle one) Y / N

****PLEASE ATTACH ALL SIGNED OPT-OUT LETTERS FROM PARENTS TO THIS FORM Please keep a copy of these letters at your school. Parental Opt-out forms must be returned to the Diocese of Bridgeport Office of Safe Environment

# STUDENTS ABSENT ____________. Did training take place last year for these students through a Fairfield County Public school or a Catholic Schools? Y / N
If no, please review the information that was presented in the classroom with the student or students that have not completed Safe Environment training due to absence.

Did you provide each parent with a parent guide (Pre-K-8) / Letter for High School Parents (9-12)? Y / N

Did you provide any additional safety education programs for students at your school this year? Y / N  Please include a brief description of any additional programs: ____________________________________________________________

________________________________________________________

Signature of Principal  Signature of Facilitator
Appendix G

CODE OF CONDUCT FOR CLERGY & MEN IN FORMATION FOR ORDINATION

Clergy are held to higher standards of behavior than other church personnel and are required to comply with the standards of behavior included in this Code of Conduct; they are also expected to avoid even the appearance of impropriety both inside and outside the scope of their ministry. This Code of Conduct applies to all Clergy and Men in Formation since they aspire to ordination.

Sacramental Confidentiality must apply to everything in this Code of Conduct. All of these obligations listed in the document are independent of the confidentiality of the confessional. Under NO circumstances can there be any disclosure – even indirect disclosure of information received through the confessional. The Code of Conduct provides a set of standards in our ministry to minors. Violations of these standards should be reported to the appropriate authorities.

Responsibility for adherence to this Code of Conduct rests with the individual.

1. Pastoral Counseling

1.1 Clergy and Men in Formation, when acting as Pastoral Counselors or Spiritual Directors shall not step beyond their competence in counseling situations and will refer clients to other professionals when appropriate.

1.2 Clergy and Men in Formation, when acting as Pastoral Counselors should carefully consider the possible consequences before entering into a counseling relationship with someone with whom they have a pre-existing relationship (i.e., employee, professional colleague, friend, or other pre-existing relationship).

1.3 Clergy and Men in Formation must never engage in sexual intimacies with the persons they counsel. This includes consensual and nonconsensual contact, forced physical contact, physical contact that can be misconstrued and inappropriate sexual comments.

1.4 Clergy and Men in Formation must maintain clear, appropriate boundaries in all counseling relationships.

1.5 It is suggested that Clergy and Men in Formation maintain a log of the times and places of sessions with each person counseled for their own protection.

2. Confidentiality

2.1 Information disclosed to Clergy or Men in Formation during the course of counseling, advising, or spiritual direction shall be held in the strictest confidence possible. However, none of the obligations stated in this Code of Conduct supersedes the confidentiality of the confessional.

2.1.1 If there is clear and imminent danger to the client or to others, the Clergy Member and Men in Formation may disclose only the information necessary to protect the parties affected and to prevent harm.

2.1.2. Before disclosure is made, if feasible, the Clergy and Men in Formation should inform the person being counseled about the disclosure and the potential consequences.

2.2. Clergy and Men in Formation should discuss the nature of confidentiality and its limits with each person in counseling.

2.3 Clergy and Men in Formation should keep minimal records of the content of sessions, if any record is necessary.

2.4 While counseling a minor, if Clergy or Men in Formation discover that there is a threat to the welfare of the minor, report that information to DCF and Family Services or to the police within 12 hours of becoming aware of the information.

3. Conduct with Youth

3.1. Steps must be taken to the extent possible to ensure that two or more adults are present when clergy and Men in Formation are working with youth.
3.2 Physical contact with youth can be misconstrued and should occur (a) only when completely nonsexual and otherwise appropriate, and (b) never in private.

3.3. Clergy and Men in Formation must refrain from the illegal possession and/or illegal use of drugs and/or alcohol at all times and they should not use alcohol when ministering to youth.

3.4 Clergy and Men in Formation should not allow minors to stay overnight in the cleric’s private accommodations or residence unless the minor is a family member.

3.5 Clergy and Men in Formation should not provide shared, private, overnight accommodation for minors who are non-family members, including, but not limited to, accommodations in any Church-owned facility, private residence, hotel room, or any other place where there is no other adult supervision present.

3.5.1 At all times, Clergy and Men in Formation should protect all parties from the appearance of impropriety and from all risk of harm.

4. Sexual Conduct
Clerics and Men in Formation must not, for sexual gain or intimacy, exploit the trust placed in them by the faith community.

4.1 Clerics and Men in Formation who are committed to a celibate lifestyle are called to be an example of celibate chastity in all relationships at all times.

4.2 Allegations of sexual misconduct that are learned outside the seal of confession should be taken seriously and reported to civil authorities. Clergy are considered mandated reporters in Connecticut. Clergy should be familiar with these regulations and the mandatory reporting requirements both within the Diocese of Bridgeport and in Connecticut. Clergy should follow those mandates in each instance and must fully cooperate in any investigation involving suspected abuse of a minor.

4.3 Clergy and Men in Formation should never visit pornographic websites or participate in interactive websites for the purpose of initiating sexual contacts, live or virtual.

4.4 It is illegal to possess or view child pornography in any form and it is the policy of the Diocese of Bridgeport to report any suspicion of child pornography to the police and to the diocesan Victim Assistance Coordinator immediately upon becoming aware.

5. Harassment
Clerics and Men in Formation must not engage in any harassment of staff, volunteers, or parishioners and must not tolerate such harassment by other Church staff or volunteers. See Section III of the Safe Environment Handbook: Sexual Harassment Policy

6. Parish, Religious Community/Institute, and Organizational Records and Information
Confidentiality will be maintained in creating, storing, accessing, transferring, and disposing of parish, religious community/institute, or organizational records.

6.1 Under the Diocesan Safe Environment programs in accordance with the USCCB Charter for the Protection of Children and Young People, Safe Environment training records must be tracked and maintained onsite at the parish permanently for all Lay employees, Lay volunteers and Independent Contractors.

- Safe Environment requirements for all members of the clergy are tracked and stored permanently in The Office for Clergy & Religious Personnel. Prior to the arrival of visiting clergy, check with the Office for Clergy and Religious Personnel to verify that all Safe Environment requirements are in place. A letter of suitability for ministry is required for all visiting members of the clergy.

Safe Environment documentation includes the following:

1. A signed acknowledgement of policy receipt for the Code of Conduct Executive Summary which applies to each individual’s assigned ministry as well as a sign off for the Safe Environment Handbook.
2. Verification of attendance at VIRTUS and continuing education every (5) years or (10) years depending on the category of personnel.

3. Verification of an initial criminal background check and background check renewals every (5) years or (10) years based on the category of personnel.

7. Conflicts of Interest:
7.1 Clerics and Men in Formation should avoid situations that might present a conflict of interest. The clergy member, Seminarian and Candidate for the Diaconate must establish and maintain clear, appropriate boundaries.

8. Reporting Ethical or Professional Misconduct
Clerics have a duty to report their own ethical or professional misconduct and the misconduct of others.

8.1 Clerics must hold each other accountable for maintaining the highest ethical and professional standards. When there is an indication of illegal actions by a clergy member, you should notify the proper civil authorities immediately. Also notify the Vicar for Clergy.

8.2 When an uncertainty exists about whether a situation or course of conduct violates this Code of Conduct or other religious, moral, or ethical principles, consult with the Vicar for Clergy.

8.3 When it appears that a member of the clergy has violated this Code of Pastoral Conduct or other religious, moral, or ethical principles, immediately report the issue to Vicar for Clergy.

9. Administration
9.1 Pastors are responsible for the protection of the children and young people to whom they serve. Pastors must ensure that all lay employees and volunteers in the parish are in full compliance with the USCCB Charter for the Protection of Children and Young People and the Safe Environment Policies of the Diocese of Bridgeport. It is recommended that Pastors designate an adult who will assist with ongoing tracking of all Safe Environment requirements. Pastors are ultimately responsible for ensuring every adult who works or volunteers in the parish remains in full compliance with the policies and Procedures contained within the Safe Environment Handbook.

9.2 Pastors or designated personnel must carefully review and approve of all requests by volunteers and employees to use personal cell phones and social media accounts to communicate with parish youth which should be transparent to the greatest extent possible. Parents must approve of direct electronic communications with their child.

9.3 Pastors must make publically available to parishioners, employees and volunteers the procedures for reporting suspected abuse of a minor.
Executive Summaries and Acknowledgement Forms

Executive Summary for Clergy & Men in Formation
Executive Summary for Religious Sisters & Brothers
Executive Summary for Lay Employees
Executive Summary for Teachers & Administrators
Executive Summary for Lay Volunteers
Executive Summary for Independent Contractors, Tenants and Vendors
Executive Summary for Clergy & Men in Formation

As a Cleric or Man in Formation, I promise to strictly follow the rules and guidelines in this Code of Conduct. Clerics and Men in Formation who are committed to a celibate lifestyle are called to be an example of celibate chastity in all relationships at all times. I promise to conduct myself transparently and professionally both in person and while using any form of technology.

As a Cleric or Man in Formation, I will:
- At all times avoid even the appearance of impropriety in person and while using technology
- Avoid situations where I am alone with a child or youth at Church activities.
- Be transparent and avoid the appearance of impropriety when giving and receiving gifts.
- Report any suspected abuse or risk of harm involving a minor, including child pornography, to the Pastor, Administrator, or appropriate supervisor and to the DCF Care-line and to the Victim Assistance Coordinator of the Diocese of Bridgeport within (12) hours of becoming aware of the information (outside of confession) whether the abuse is alleged to have occurred recently or in the past.
- Cooperate fully in any investigation involving abuse of children, youth or in any investigation of adult to adult misconduct.

As a Clergy member or Man in Formation, I will not:
- Be under the influence of alcohol at any time while ministering to minors.
- Use, possess, or be under the influence of illegal drugs at any time
- Strike, spank, shove, shake, push, or slap others.
- Humiliate, ridicule, threaten, or degrade others.
- Touch a minor and/or youth in a sexual or other inappropriate manner.
- Use any discipline that frightens or humiliates minors.
- Use profanity in the presence of minors.
- Visit pornographic websites or participate in interactive websites for the purpose of initiating sexual contacts, live or virtual.

I have read the Safe Environment Handbook and I am aware of the sections of that handbook which apply to my specific ministry, including but not limited to, The Code of Conduct for Clergy & Men in Formation; Guidelines for Trips, Events and Electronic Communication involving Minors and the sections on Mandatory Reporting. I agree to conduct myself accordingly.

Name: __________________ Signature/Date: __________________

This page must be returned to: The Office of Clergy and Religious Personnel
Executive Summary for Religious Sisters and Brothers

As a Religious Sister or Brother, I promise to strictly follow the rules and guidelines in the Safe Environment Handbook when ministering to children and youth. Religious Sisters and Brothers who are committed to a celibate lifestyle are called to be an example of celibate chastity in all relationships at all times I promise to conduct myself transparently and professionally both in person and while using any form of technology.

As a Religious Sister or Brother, I will:

- At all times avoid even the appearance of impropriety in person and while using technology
- Avoid situations where I am alone with a child or youth at Church activities.
- Be transparent and avoid the appearance of impropriety when giving and receiving gifts.
- Report any suspected abuse or risk of harm involving a minor, including child pornography, to the Pastor, Administrator, or appropriate supervisor and to the DCF Care-line and to the Victim Assistance Coordinator of the Diocese of Bridgeport within (12) hours of becoming aware of the information whether the abuse is alleged to have occurred recently or in the past.
- Cooperate fully in any investigation involving abuse of children, youth or in any investigation of adult to adult misconduct.

As a Religious Sister or Brother, I will not:

- Be under the influence of alcohol at any time while ministering to minors.
- Use, possess, or be under the influence of illegal drugs at any time.
- Strike, spank, shove, shake, or slap others.
- Humiliate, ridicule, threaten, or degrade others.
- Touch a minor and/or youth in a sexual or other inappropriate manner.
- Use any discipline that frightens or humiliates minors.
- Use profanity in the presence of minors.

I have read the Safe Environment Handbook and I am aware of the sections of the Handbook which may apply to my specific ministry, including but not limited to the Code of Conduct and the Guidelines for Trips, Events and Electronic Communication involving Minors. I agree to conduct myself accordingly.

Name: ______________________   Signature/Date: __________________________

This page must be returned to your supervisor. Supervisors shall place this document in the personnel file.
The Diocese of Bridgeport
Safe Environment Handbook

Executive Summary for Lay Employees

As a **Lay employee**, I promise to strictly follow the rules and guidelines in this Safe Environment Handbook when ministering to children and youth. I promise to conduct myself transparently and professionally both in person and while using any form of technology.

**As a Lay Employee, I will:**

- At all times avoid even the appearance of impropriety in person and while using technology
- Avoid situations where I am alone with a child or youth at Church activities.
- Be transparent and avoid the appearance of impropriety when giving and receiving gifts.
- Report any suspected abuse or risk of harm involving a minor, including child pornography, to the Pastor, Administrator, or appropriate supervisor and to the DCF Care-line and to the Victim Assistance Coordinator of the Diocese of Bridgeport within (12) hours of becoming aware of the information whether the abuse is alleged to have occurred recently or in the past.
- Cooperate fully in any investigation involving abuse of children, youth or in any investigation of adult to adult misconduct.

**As a Lay Employee, I will not:**

- Be under the influence of alcohol at any time while ministering to minors.
- Use, possess, or be under the influence of illegal drugs at any time.
- Strike, spank, shove, shake, push, or slap others.
- Humiliate, ridicule, threaten, or degrade others.
- Touch a child and/or youth in a sexual or other inappropriate manner.
- Use any discipline that frightens or humiliates minors.
- Use profanity in the presence of minors.

I have read the Safe Environment Handbook and I am aware of the sections of this handbook which may apply to my specific ministry, including but not limited to the Code of Conduct and the Guidelines for Trips, Events and Electronic Communication involving Minors. I agree to conduct myself accordingly.

Name: ______________________   Signature / Date: ____________________________

This page must be returned to your supervisor. Supervisors shall place this document in the personnel file permanently.
Executive Summary for Educators and Administrators

As an Educator or Administrator, I promise to strictly follow the rules and guidelines in this Safe Environment handbook when ministering to children and youth. I promise to conduct myself transparently and professionally both in person and while using any form of technology.

As an Educator or Administrator, I will:

- At all times avoid even the appearance of impropriety in person and while using technology
- Avoid situations where I am alone with a child or youth at School or Church activities.
- Be transparent and avoid the appearance of impropriety when giving and receiving gifts.
- treat everyone with respect, patience, integrity, courtesy, dignity and consideration
- Report any suspected abuse or risk of harm involving a minor, including child pornography, to my supervisor and to the DCF Care-line and to the Victim Assistance Coordinator of the Diocese of Bridgeport within (12) hours of becoming aware of the information whether the abuse is alleged to have occurred recently or in the past.
- Cooperate fully in any investigation involving abuse of children, youth or in any investigation of adult to adult misconduct.
- Document and report all bullying involving peer to peer threats (in person or electronically) to the Police, Victim Assistance Coordinator & Superintendent.

As an Educator or Administrator, I will not:

- Be under the influence of alcohol at any time while ministering to minors.
- Use, possess, or be under the influence of illegal drugs at any time.
- Strike, spank, shove, shake, push, or slap others.
- Humiliate, ridicule, threaten, or degrade others.
- Touch a minor and/or youth in a sexual or other inappropriate manner.
- Use any discipline that frightens or humiliates minors.
- Use profanity in the presence of minors.

I have read the Safe Environment Handbook and I am aware of the sections of that handbook which may apply to my specific ministry, including but not limited to, the sections on Mandatory Reporting; The Code of Conduct and Guidelines for Trips, Events and Electronic Communication involving Minors. I agree to conduct myself accordingly.

Name: ______________________   Signature / Date: ____________________________

This page must be returned to the Office of the Superintendent. This document must be stored permanently in the employee’s personnel file.
Executive Summary for Lay Volunteers

As a Lay Volunteer, I promise to strictly follow the rules and guidelines in this Safe Environment handbook when ministering to children and youth. I promise to conduct myself transparently and professionally both in person and while using any form of technology.

As a Lay Volunteer, I will:

- At all times avoid even the appearance of impropriety in person and while using technology
- Avoid situations where I am alone with a child or youth at Church activities.
- Be transparent and avoid the appearance of impropriety when giving and receiving gifts.
- Report any suspected abuse or risk of harm involving a minor, including child pornography, to the Pastor, Administrator, or appropriate supervisor and to the DCF Care-line and to the Victim Assistance Coordinator of the Diocese of Bridgeport within (12) hours of becoming aware of the information whether the abuse is alleged to have occurred recently or in the past.
- Cooperate fully in any investigation involving abuse of children, youth or in any investigation of adult to adult misconduct.

As a Lay Volunteer, I will not:

- Be under the influence of alcohol at any time while ministering to minors.
- Use, possess, or be under the influence of illegal drugs at any time.
- Strike, spank, shove, shake, push, or slap others.
- Humiliate, ridicule, threaten, or degrade others.
- Touch a minor and/or youth in a sexual or other inappropriate manner.
- Use any discipline that frightens or humiliates minors.
- Use profanity in the presence of minors.

I have read the Safe Environment Handbook and I am aware of the sections of the handbook which may apply to my specific ministry, including but not limited to, The Code of Conduct and the Guidelines for Trips, Events and Electronic Communication involving Minors. I agree to conduct myself accordingly.

Name: ______________________   Signature / Date:_________________________

This page must be returned to your supervisor. Supervisors shall ensure that this document is stored permanently onsite at the parish, school or diocesan program.
Executive Summary for Independent Contractors, Tenants & Vendors

NAME OF COMPANY: _____________________________________________

As a **Contract Employee, Tenant or Vendor** routinely on Diocesan Premises, I promise to strictly follow the rules and guidelines in this Code of Conduct as a condition of routine services I provide within The Diocese of Bridgeport

**As an Independent Contractor, Tenant or Vendor, I will:**
- Clear a criminal background check.
- Ensure that every adult I assign to work on Diocesan premises has successfully cleared a criminal background check.
- Attend a designated awareness training that teaches adults about the warning signs of child sexual abuse and how to prevent it.
- Avoid situations where I am alone with minors on Church property
- Report suspected abuse of a minor to the pastor, the Victim Assistance Coordinator, and DCF
- Cooperate within the requirements of the law in any investigation of abuse
- Conduct myself in accordance with the Safe Environment Policies of the Diocese of Bridgeport.
- Avoid making comments about the physical attractiveness of minors who are on the premises.

**As an Independent Contractor, Tenant or Vendor, I will not:**
- Use, possess, or be under the influence of alcohol or illegal drugs at any time while working on Diocesan premises.
- Touch a minor and/or youth in a sexual or other inappropriate manner
- Use profanity in the presence of minors.
- Place any employee or volunteer of the company on Diocesan premises who has been convicted of a crime against children or a sex crime.

I understand that all employees or volunteers that I assign to work on diocesan premises are required to successfully clear a criminal background check at my company’s expense. I understand that depending on the specific nature of my work or position on diocesan premises, I may also be required to attend a designated Safe Environment training and sign an Acknowledgement of Receipt for the Safe Environment Handbook.

Name: _______________________   Signature Date: ___________________

*Please sign and return original to: The Diocese of Bridgeport Office of Safe Environment 238 Jewett Avenue Bridgeport, Connecticut, 06606. Please send a copy to the locations where you provide services in the Diocese.*