Please consider the following sample guidelines. These guidelines are not intended to be inclusive of every protection of the children and youth in your organization, but rather to be used as a general program that can be implemented in whole or part. Also, these guidelines are not specific to each state and, instead, are based upon global information. Please add your own practices or changes according to your facility and state laws.

As you read through this sample of Written Standards regarding Sexual Abuse and Molestation, your institution's name can be placed where **Sample Company, Inc.** appears. We recommend that you review these documents with a local attorney, as laws may vary in your area.

Once completed, be sure to review and discuss these standards regularly with those involved in your youth programs.

**Written Standards Regarding**

**Sexual Abuse and Molestation**

**for Sample Company, Inc.**

**Adopted Month/Day/Year**

# Written Standards Regarding

# Sexual Abuse and Molestation

# for Sample Company, Inc.

## Introduction

**Sample Company, Inc.** has adopted the following Written Standards Regarding Sexual Abuse and Molestation. It is important that all **Sample Company, Inc.** paid staff and volunteers understand and implement these guidelines to help prevent sexual abuse. The following includes the Purpose and Definitions for these guidelines, the outlines of Protection and Prevention, and an Acknowledgement to be mandatorily signed by those who are working with children.

## Purpose

These procedures are designed to reduce the risk of sexual abuse in order to:

1. Provide a safe and secure environment for children, youth, adults, members, volunteers, visitors, and paid staff.
2. Assist **Sample Company, Inc.** in evaluating a person's suitability to supervise, oversee, and/or exert control over the activities of children and youth.
3. Satisfy the concerns of parents and staff members with a screening process for paid staff and volunteers.
4. Provide a system to respond to alleged victims of sexual abuse and their families, as well as the alleged perpetrator.
5. Reduce the possibility of false accusations of sexual abuse made against volunteers and paid staff.

## Definitions

The following terms used herein and are defined as follows:

1. *Paid Staff*: Any employee who is paid.
2. *Children/Youth/Minor*: Anyone under the age of 18 or as defined by state law.
3. *Adult*: Anyone over the age of 18 or as defined by state law.
4. *Volunteer*: Any unpaid person engaged in or involved in activities and who is entrusted with the care and supervision of minors or adults, or a person who directly oversees and/or exerts control or oversight over minors or adults.
5. *Sexual Abuse*: The employment, use, persuasion, inducement, enticement, or coercion of any minor or adult to engage in, or assist any other person to engage in, any sexually explicit conduct or any simulation of such conduct for the purpose of producing any visual depiction of such conduct or rape, and in cases of caretaker or inter-familial relationships, statutory rape, molestation, prostitution, or other form of sexual exploitation of minor or adult, or incest with a minor or adult, or as defined by federal and state law. This includes and is not limited to unwelcome sexual remarks, jokes, advances, leering, whistling, or sexual gestures; sexual touching, fondling, molestation, assault, or other intimate physical contact; compelling another person to engage in a sexual act by threats or fear or undue influence; and providing or displaying pornographic materials to another person.
6. *Child Emotional Abuse*: Verbal or nonverbal conduct including mental exploitation, degrading communication, or humiliating or threatening conduct that may or may not include bullying or as defined by state law.

## Protection and Prevention

### **Volunteer and Employee Screening Procedures**

The following screening procedures are to be used with paid staff and volunteers who are entrusted with the care and supervision of minors or a person who directly oversees and/or exerts control or oversight over minors. All information collected should be maintained in confidence.

1. *Employment Application and Volunteer Application*: Any paid staff and volunteers who will work with a minor must complete an Employment Application and/or a Volunteer Application. The release statement attached to the Application must be signed by the individual completing the Application to apply for and qualify for service.

Our Employment Application includes questions *(if allowable in your state)* regarding:

* Current and previous residence addresses
* Current and previous employment, including addresses, dates, duties, titles, and reasons for leaving
* Names and addresses of schools attended and degree(s) earned
* References from previous employers and organizations that serve children
* Pending criminal charges (where not prohibited by state law)
* Criminal history information

Our Volunteer Application includes questions *(if allowable in your state)* regarding:

* Current address
* Volunteer experience
* Criminal history information
* Personal references

Applications include a statement, which the applicant should acknowledge in writing, certifying that statements provided in the application are true and complete, and any misrepresentation or omission may be grounds for rejection of the applicant or for dismissal if he or she is employed. This statement also authorizes **Sample Company, Inc.** to contact any individual or organization listed in the application.

1. Review all statements made in the application, paying specific attention to any gaps in time and irregular employment patterns or unexplained absence. Pursue these gaps with employers listed and in a subsequent interview.
2. Conduct interviews with qualified applicants. If detrimental information is uncovered but the applicant remains desirable, discuss this information with the applicant. In the event the applicant is ultimately hired or accepted as a volunteer, document the reasons for overriding the prior information.
3. Contact all listed references for volunteers. Contact each of the volunteer applicant's references and ask for any information that might help determine the applicant's suitability for the position. If a response is not received within a reasonable time-period, follow up and keep notes if possible.
4. Contact all listed references and employers for paid staff. Inquire as to the reason the applicant left and ask for any information that might help determine the applicant's suitability for the position. If a response is not received within a reasonable time-period, follow up and keep notes if possible.
5. *Criminal Background Check*: **Sample Company, Inc.** will conduct a criminal background check on all paid staff and volunteers who are entrusted with the care and supervision of minors or a person who directly oversees and/or exerts control or oversight over minors. All criminal background checks will be updated periodically.
6. *Six-Month Rule*: All volunteers will be required to have reviewed and signed the Written Standards Regarding Sexual Abuse and Molestation.

### **Confidentiality**

Information obtained through the screening, application, reference check, interview, and criminal background check will be kept in confidence, unless otherwise required by law. All information discovered or obtained through the above‑referenced means will be kept in a secure location and access to it will be restricted if possible. These materials will be archived.

### **Supervision Procedures**

Unless an extenuating situation exists, **Sample Company, Inc.**:

1. Will have adequate number of screened and trained paid staff or volunteers present at events involving minors. Supervision will increase in proportion to the risk of the activity.
2. Will monitor facilities during activities involving children.
3. Will release minors only to a parent or guardian and utilize sign‑in and sign‑out sheets.

### **Behavioral Guidelines for Religious Organization Paid Staff**

All volunteers and paid staff will observe the following guidelines:

1. Do not provide alcoholic beverages, tobacco, drugs, contraband, or anything that is prohibited by law to minors.
2. To the extent possible, **Sample Company, Inc.** events that are co-educational will have both male and female staff or volunteers.
3. Whenever possible, at least two unrelated paid staff or volunteers will be in the room when minors are present. Doors will be left fully open if one adult needs to leave the room temporarily and during arrival to the class or event before both adults are present. Speaking to a minor or minors one-on-one should be done in public settings where paid staff or volunteers are in sight of other people.
4. Avoid all inappropriate touching with minors. All touching shall be based on the needs of the individual being touched, not on the needs of the volunteer or paid staff. In the event a minor initiates physical contact and/or inappropriate touching, it is appropriate to inform the minor that such touching is inappropriate.
5. Never engage in physical discipline of a minor. Volunteers and paid staff shall not abuse minors in any way, including but not limited to physical abuse, verbal/mental abuse, emotional abuse, and sexual abuse of any kind.
6. If you recognize an inappropriate relationship developing between a minor and adult, maintain clear professional boundaries and refer the minor to another individual with supervisory authority.
7. Anyone who observes abuse of a minor will take appropriate steps to immediately intervene and provide assistance. Report any inappropriate conduct to the proper authorities and officials of **Sample Company, Inc.** for handling.

### **Disqualification**

No person may be entrusted with the care and supervision of minors or may directly oversee and/or exert control or oversight over minors who has been convicted of the offenses outlined below, been on a probated sentence or received deferred adjudication for any offense outlined below, or has presently pending any criminal charges for any offense outlined below until a determination of guilt or innocence has been made, including any person who is presently on deferred adjudication. The following offenses disqualify a person from care, supervision, control, or oversight of minors:

1. Any offense against minors as defined by state law.
2. A misdemeanor or felony offense as defined by state law that is classified as sexual assault, indecency with a minor or adult, assault of a minor or adult, injury to a minor or adult, abandoning or endangering a minor, sexual performance with a minor or adult, possession or promoting child pornography, enticing a minor, bigamy, incest, drug‑related offenses, or family violence.
3. A prior criminal history of an offense against minors.

## Sexual Offender at Sample Company, Inc.

***Note:*** *Choose one of the following policies to establish guidelines if a known sexual offender wishes to join or participate. Delete the option you do not choose.*

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### Option 1

**Sample Company, Inc.** will not allow a person known to be a sexual offender to remain or become a member.

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### **OR**

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### Option 2

**Sample Company, Inc.** may allow a person known to be a sexual offender to remain or become a member but they must adhere to specific guidelines. However, first check with the offender's probation/parole officer for any restrictions regarding attending functions where children are present. Ask the probation/parole officer to put any restrictions in writing. If restrictions don't prohibit participation, implement the following four guidelines.

1. A known sexual offender cannot participate in any of the child or youth programs in any way;

2. A known sexual offender can only participate in a predetermined class; and

3. A known sexual offender must report in and be assigned to an escort who will accompany him or her at all times.

4. The identity of the sexual offender will be disclosed to the membership.

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## Response to Sexual Abuse

**Sample Company, Inc.** will respond promptly to investigate any accusation of sexual abuse. All accusations of sexual abuse will be taken seriously. It is important to be appropriately respectful to the needs and feelings of those who allege sexual abuse and those who have been accused of sexual abuse.

***Note:*** *The person entrusted to investigate an allegation should be a leader of your organization. Insert the appropriate title or position where noted.*

When an allegation is made involving sexual abuse, the person reporting the complaint is to be told about the guidelines and the procedures to be followed. (Insert title) or an appointed person will begin investigating the allegations and may use the assistance of legal counsel or other consultants. If (insert title) is the individual accused of sexual abuse, then (insert title of the next highest‑ranking official) will conduct the investigation. The investigation will be conducted as follows:

1. Report the incident to appropriate authorities in accordance with the state mandatory reporting laws.

2. Report the matter to **Sample Company, Inc.’s** insurance carrier.

3. Cooperate with authorities and the insurance carrier.

4. **Sample Company, Inc.** may suspend (with pay for paid staff) the alleged offender while a confidential investigation is being conducted.

5. An official of **Sample Company, Inc.** (and legal counsel or other consultants) will then meet with the governing body of **Sample Company, Inc.** and present a report on their investigation, which will include findings and recommendations of actions.

6. An official of **Sample Company, Inc.** will meet with the alleged perpetrator and notify him/her of the results of the investigation and recommendations for actions.

7. An official of **Sample Company, Inc.** will meet with the alleged victim, along with his/her parents or guardians, and notify them of the results of the investigation and recommendations for actions.

8. During the investigation, an official of **Sample Company, Inc.** shall maintain contact with the alleged victim and his/her parents or legal guardian, and inform them of the actions taken and assist them in their process of healing.

9. An official of **Sample Company, Inc.** (and legal counsel or other consultants) may meet with the alleged perpetrator, the alleged victim, and any others with knowledge of relevant facts.

10. Communicate with criminal and civil legal counsel of **Sample Company, Inc.**.

11. Communicate with those affected by the alleged perpetrator.

12. Hire a consultant or assign a spokesperson to respond to media or prepare a statement for the media if the need shall arise, subject to the approval of **Sample Company, Inc.’s** attorney.

## Written Standards Regarding Sexual Abuse and Molestation

## Acknowledgment

These guidelines have been designed to guide and assist you when working with minors. The information establishes general practices and guidelines and should not be construed in any way as a contract of employment or continued employment. **Sample Company, Inc.** reserves the right to make changes in the content or application of this program and to implement those changes with or without notice.

The terms defined herein are defined for the purposes of the program and do not suppose or establish a legal relationship. These terms are not defined for the purposes of creating a legal relationship with the **Sample Company, Inc.** or any related or associated entity and instead are to be used with this document.

I have received a copy of the **Sample Company, Inc.** Written Standards Regarding Sexual Abuse and Molestation. I understand it is my responsibility to become familiar with and adhere to the information contained herein. I understand that these policies are the property of the **Sample Company, Inc.**.

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Print Name

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Signature

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Date