

Working with Children's Clearance Policy

St Peter's Lutheran School



Scope	All School community members - staff, students, parents / guardians, School Board members.
Responsible Officer	Principal
Contact Officer	Principal
Authorisation	School Board
Date Introduced	Sept 1999
Next Review Date	May 2022 This policy will be reviewed every 3 years, or as required by legislation.
Relevant Legislation or Source	<ul style="list-style-type: none"> • Child Wellbeing and Safety Act 2005 (Vic) • Education and Training Reform Act 2006 (Vic) • Ministerial Order 870 — Child Safe Standards — Managing the risk of child abuse in schools • Worker Screening Act 2020
Linked SPLS Policy	Child Safe Policy, Child Safe Code of Conduct, Staff Employment Policy, Staff and Student Professional Boundaries
Linked SPLS Procedure / Guidelines / Plans	Child Safe Standards Action Plan, Four Critical Actions- Responding to Incidents Disclosures and Suspicions of Child Abuse, Four Critical Actions- Responding to Student Sexual Offending, Making a Child Safe Report, Responding to and Reporting Allegations of Child Abuse Procedures
Linked SPLS Forms / Checklists / Registers	Child Safe Officers, Child Safe Posters, Child Safety Risk Register, Responding to Suspected Child Abuse Template, Responding to Suspected Students Sexual Offending Template, Working With Children Clearance Register
Key Words	Child Safe, Child Protection, Abuse, Mandatory Reporting
Destination / Storage	School Website, Shared Google Drive, Staff Room
Communication	Staff induction, cyclical staff training/meetings

Revision / Modification			
Date	Version	Summary	Policy/Procedure
01/08/1999	1.0	Introduced	Working with Children's Check Policy
01/03/2005	1.1	Reviewed by School Council	Working with Children's Check Policy
01/05/2018	1.2	Reviewed by School Council	Working with Children's Check Policy

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01/03/2019	1.3	Reviewed by School Council	Working with Children's Check Policy
01/05/2021	2.0	Updated to new policy format	Working with Children's Check Policy
15/09/2021	3.0	Policy name change	Working with Children Clearance Policy

POLICY STATEMENT

1. INTRODUCTION

Source of Obligation

The Worker Screening Act 2020 (the Act) aims to protect children from harm by ensuring that people who work with, or care for, them have their suitability to do so screened by a government body.

The Act aims to prevent those who pose a risk to children from working or volunteering with them.

2. DEFINITIONS

2.1 Who needs a WWC Clearance?

Subject to the exemptions referred to below, any worker who engages in child-related work that involves direct contact with a child (being a person under 18 years of age) needs a Working with Children Clearance (WWC Clearance).

Section 3 of the Act defines "direct contact" as any contact between a person and a child that involves:

- physical contact;
- face to face contact;
- contact by post or other written communication;
- contact by telephone or other oral communication; or
- contact by email or other electronic communication.

A WWC Clearance will apply to any person who is engaged by St Peter's Lutheran School as an employee, a Council member, a self-employed person, a volunteer, a Third Party Contractor (who has or is likely to have direct contact with children), a supervisor of child employees, part of practical training through an educational or vocational course, unpaid community work under a court order, a minister of religion or performing duties of a religious vocation, an officer of a body corporate, a member of a committee of management of an unincorporated body or a member of a partnership.

2.2 What is child-related work?

Child-related work is defined in section 7 of the Act as voluntary or paid work, in any of the occupational categories listed in the Act, that usually involves direct contact with a child.

For the purposes of the Act work will not be "child-related work" by reason only of occasional direct work with children that is incidental to the work.

Child-Related Work for Ministers of Religion



The Act defines child-related work for ministers of religion more broadly than for other occupations. All ministers of religion are required to have a valid WWC Clearance unless the contact they have with children is only occasional and always incidental to their work.

This would include for example having children in their congregation, attendance at schools or school camps even when contact with children is supervised. An example of when a minister of religion would not require a WWC Clearance is a minister conducting purely administrative roles within a church's bureaucracy.

The following are considered to be child-related work:

- mentoring and counselling services for children
- direct provision of child health services
- clubs, associations, movements, societies or other bodies (including bodies of a cultural, recreational or sporting nature)
- educational and care services, child care centres, nanny services and other child care
- coaching and tuition services for children
- any religious organisation where children form part of the congregation
- boarding houses or other residential services for children and overnight camps for children
- transport services specifically for children, including school bus services and taxi services for children with a disability and supervision of school road crossings
- children unless they are merely incidental to or in support of other business activities
- commercial talent competitions for children unless they are merely incidental to or in support of other business activities
- commercial entertainment or party services for children unless they are merely incidental to or in support of other business activities.

2.3 Key Exemptions

The following groups of people are not required to have a WWC Clearance: not required to have a WWC Clearance:

- teachers registered with the Victorian Institute of Teaching (VIT).
- parents or close relatives volunteering in an activity in which their child participates or normally participates. **THIS EXEMPTION IS NOT RECOGNISED BY St Peter's Lutheran School UNDER THE MINIMUM CHILD SAFE STANDARDS.**
- students, aged 18 or 19, undertaking volunteer work organised or held at School. **THIS EXEMPTION IS NOT RECOGNISED BY St Peter's Lutheran School UNDER THE MINIMUM CHILD SAFE STANDARDS.**
- Victorian or Australian Federal Police officers.
- workers, who usually live in another state or territory, visiting Victoria to engage in child-related work (only up to 30 days within the same calendar year). **THIS EXEMPTION IS NOT RECOGNISED BY St Peter's Lutheran School UNDER THE MINIMUM CHILD SAFE STANDARDS.**
- all children under the age of 18.



3. IMPLEMENTATION

3.1 How to Apply for a WWC Clearance

A worker is responsible for applying for his or her own WWC Clearance. An employer can not apply on behalf of a worker.

To apply:

1. Fill out an online application form at www.workingwithchildren.vic.gov.au
2. Upon completion of the application, you will be provided with an online receipt.
3. Take application summary and printed receipt, a passport-sized photo and proof of identity to a participating Australia Post retail outlet.
4. If the WWC Clearance is for paid work, a fee is payable for a five year clearance.
5. If applying outside Victoria, the following must be posted to the Victorian Department of Justice:
 - an application summary and receipt or the completed paper form signed in front of a certifying officer
 - a signed statement by a certifying officer confirming they have witnessed your signature
 - certified true copies of your identification documents
 - two passport-sized photos, one certified on the back by the certifying officer and the other attached to the application summary or paper form
 - a bank cheque or money order for the fee if you are a paid worker
6. Mail to: Working with Children Clearance Unit, Department of Justice, GPO Box 1915, Melbourne VIC 3001

3.2 Screening Process

When you apply for a WWC Clearance, the following information is screened:

- your criminal record in all Australian states and territories across your lifetime, including serious sexual, violent and drug offences you have previously been charged with, regardless of the outcome of those charges
- your professional conduct, which is determined by:
 - the Victorian Institute of Teaching (VIT)
 - the Suitability Panel, established under the Children, Youth and Families Act 2005, which makes findings related to the suitability of registered out of home carers
 - the Commission for Children and Young People (CCYP) through the Reportable Conduct Scheme
- your compliance (if applicable) with historical and current health practitioner legislation
- your current or historical reporting obligations or orders under the Sex Offenders Registration Act 2004, the Serious Sex Offenders Monitoring Act 2005 or the Serious Offenders Act 2018

3.3 Outcome of the WWC Clearance

There are only two results for a WWC Clearance: a Clearance to work with children or a Negative Notice barring an applicant from working with children.



3.3.1 Clearance

Where the outcome is a Clearance, the applicant will receive a text message on their mobile phone confirming they have passed the Clearance and will then receive a WWC Clearance in the mail.

An Employee WWC Clearance allows workers to engage in any paid or voluntary child-related work. A Volunteer WWC Clearance can only be used for voluntary child-related work. The card, which is valid for five years, has the worker's name, signature, photograph, card number and expiry date.

Cleared applicants will be subjected to ongoing monitoring for relevant new records which could lead to the card being suspended or revoked before the five year expiry date.

3.3.2 Negative Notice

Where an applicant has failed the Clearance, they will be issued with a Negative Notice. The Notice will bar an applicant from engaging in child-related work from the date of notice. A copy of the Notice will be sent to all the organisations listed in the application, but they will not be notified of the reasons for the Notice.

Once issued with a Negative Notice, an applicant cannot reapply for a WWC Clearance for five years, unless their circumstances have changed, which can include:

- a pending charge being withdrawn or dismissed by a court
- being found not guilty of a pending charge
- being no longer required to report under the Sex Offenders Registration Act 2004 (Vic)
- being no longer subject to an extended supervision or detention order under the Serious Sex Offenders Monitoring Act 2005 (Vic) or Serious Sex Offenders (Detention and Supervision) Act 2009 (Vic).

Applicants can appeal a Negative Notice by making an application to the Victorian Civil and Administrative Tribunal within 28 days of the decision.

3.3 Workers' Obligations

Upon receiving clearance, it is compulsory that the worker show their WWC Clearance to St Peter's Lutheran School and provide their Card and Application Receipt numbers.

The worker must notify the Victorian Department of Justice within 21 days of any changes to their name, residential address, birth date or phone numbers provided in the application.

The worker must notify the Department of the details of a new organisation they are starting child-related work with within 21 days.

The worker must stop working with children immediately if their WWC Clearance has been suspended during a reassessment.



The worker must not let another person use their WWC Clearance for child-related work and must lodge a renewal form before the Card expires.

3.4 St Peter's Lutheran School's Obligations

St Peter's Lutheran School must:

- not engage anyone in child-related work who does not have a WWC Clearance
- not allow anyone who has a Negative Notice to undertake child-related work, even if they are directly supervised or exempt
- set up a process to ensure new staff and volunteers notify the Department within 21 days of commencing child-related work with St Peter's Lutheran School
- ensure workers engaged in paid work have an Employee WWC Clearance and not a Volunteer WWC Clearance.

3.5 Penalties

It is an offence to work with children without a valid WWC Clearance or Application receipt while your Clearance is being processed. It is an offence for anyone to apply for or engage in child-related work if they have been issued a Negative Notice. The maximum penalty is two years imprisonment, a fine or both.

The School must take reasonable steps to ensure they do not engage or continue to engage a person in child-related work who does not hold a valid WWC Clearance. The penalty for organisations is a significant fine.