**SLAPS Child Protection Policy**

**Spilsby Local Amateur Pantomime Society** (SLAPS) recognizes its duty of care under the Children and Young Persons Act 1963, the Child (Performances) Regulations 1968, the Protection of Children Act 1999 and the Criminal Justice and Court Services Act 2000.

Whilst various statutes differ in their definition of a child, SLAPS has adopted the definition of a child as being a person under the age of 16 years, nothwithstanding that any local authority licence conditions will only apply to those children under 16.

The society recognises that abuse can take many forms, whether it be physical abuse, emotional abuse, sexual abuse or neglect. The society is committed to practice which protects children from harm. All members of the society accept and recognize their responsibilities to develop awareness of the issues which cause children harm. The society believes that:

• The welfare of the child is paramount.

• All children, whatever their age, culture, disability, gender, language, racial origin, religious beliefs and/or sexual identity have the right to protection from abuse.

• All suspicions and allegations of abuse should be taken seriously and responded to swiftly and appropriately. All members and employees of the society should be clear on how to respond appropriately.

The society will ensure that:

• All children will be treated equally and with respect and dignity.

• The duty of care to children will always be put first.

• A balanced relationship based on mutual trust will be built which empowers the children to share in the decision making process.

• Enthusiastic and constructive feedback will be given rather than negative criticism.

• Bullying will not be accepted or condoned.

• All adult members of the society provide a positive role model for dealing with other people.

• Action will be taken to stop any inappropriate verbal or physical behaviour.

• It will keep up-to-date with health & safety legislation.

• It will keep informed of changes in legislation and policies for the protection of children.

• It will undertake relevant development and training.

• It will hold a register of every child involved with the society and will retain a contact name and number close at hand in case of emergencies.

The society has child protection procedures which accompany this policy. This policy should also be read in conjunction with the society’s Equal Opportunities Policy and Health & Safety Policy. The society has a dedicated Child Protection Officers, who are in charge of ensuring that the child protection policy and procedures are adhered to.

That person’s names are Michael Lenton and Ann Lenton - they can be contacted on 01790 753074

This policy will be regularly monitored by the Executive Committee of the society and will be subject to annual review. **Date: 1st December 2015**

**SLAPS CHILD PROTECTION PROCEDURES**

**Index**

1. **Responsibiliites of the Society**
2. **Responsibilities of Parents**
3. **Unsupervised Contact**
4. **Physical Contact**
5. **Managing sensitive information**
6. **Suspicion of abuse**
7. **Disclosure of abuse**
8. **Recording**
9. **Rights & Confidentiality**
10. **Accidents**
11. **Disclosure & Barring Service**
12. **Responsibilities of chaperones**

**1. Responsibilities of the Society**

At the outset of any production involving children the society will:

• Undertake a risk assessment and monitor risk throughout the production process.

• Identify at the outset the person with designated responsibility for child protection.

• Engage in effective recruitment of chaperones and other individuals with responsibility for children, including appropriate vetting (if necessary in consultation with the local education authority).

• Ensure that children are supervised at all times.

• Know how to get in touch with the local authority social services, in case it needs to report a concern.

**2. Responsibilities of Parents**

• The society believes it to be important that there is a partnership between parents and the society. Parents are encouraged to be involved in the activities of the society and to share responsibility for the care of children. All parents will be given a copy the society’s Child Protection Policy and procedures.

• All parents have the responsibility to collect (or arrange collection of) their children after rehearsals or performances. It is NOT the responsibility of the society to take children home.

**3. Unsupervised Contact**

• If unsupervised contact is unavoidable, steps will be taken to minimize risk. For example, work will be carried out in a public area, or in a designated room with a door open.

• If it is predicted that an individual is likely to require unsupervised contact with children, he or she may be required to obtain a *Data Barring Service Disclosure*.

**4. Physical Contact**

• Adults will only touch children when it is absolutely necessary in relation to the particular activity.

• Adults will seek the consent of the child prior to any physical contact and the purpose of the contact shall be made clear.

**5. Managing sensitive information**

• Permission will be sought from the parents for use of photographic material featuring children for promotional or other purposes.

• The society’s web-based materials and activities will be carefully monitored for inappropriate use.

**6. Suspicion of abuse**

• If you see or suspect abuse of a child while in the care of the society, please make this known to the person with responsibility for child protection. If you suspect that the person with responsibility for child protection is the source of the problem, you should make your concerns known to the Chairman.

• Please make a note for your own records of what you witnessed as well as your response, in case there is follow-up in which you are involved.

• If a serious allegation is made against any member of the society, chaperone, venue staff etc., that individual will be kept apart from the child concerned until the investigation is concluded. The individual will not have any unsupervised contact with any other children in the production.

7. **Disclosure of abuse** If a child confides in you that abuse has taken place:

• Remain calm and in control but do not delay taking action.

• Reassure the child that ‘they did the right thing’ in telling someone.

• Tell the child that you will speak immediately to the person with responsibility for child protection. It is the child Protection Officer’s responsibility to liaise with the relevant authorities, usually social services or the police.

• As soon as possible after the disclosing conversation, make a note of what was said, using the child’s own words. Note the date, time, any names that were involved or mentioned, and who you gave the information to. Make sure you sign and date your record.

**8. Recording**

• In all situations, including those in which the cause of concern arises from a disclosure made in confidence, the details of an allegation or reported incident will be recorded, regardless of whether or not the concerns have been shared with a statutory child protection agency.

• An accurate note shall be made of the date and time of the incident or disclosure, the parties involved, what was said or done and by whom, any action taken to investigate the matter, any further action taken eg. suspension of an individual, where relevant the reasons why the matter was not referred to a statutory agency, and the name of the persons reporting and to whom it was reported.

• The record will be stored securely and shared only with those who need to know about the incident or allegation.

**9. Rights & Confidentiality**

• If a complaint is made against a member of the society, he or she will be made aware this allegation by the Child protection Officer and that a disciplinary panel of the Committee will be convened.

• No matter how you may feel about the accusation, both the alleged abuser and the child who is thought to have been abused have the right to confidentiality under the Data Protection Act 1998. Remember also that any possible criminal investigation could be compromised through inappropriate information being released.

• In criminal law the Crown, or other prosecuting authority, has to prove guilt and the defendant is presumed innocent until proven guilty.

**10. Accidents**

• To avoid accidents, chaperones and children will be advised of “house rules” regarding health and safety and will be notified of areas that are out of bounds. Children will be advised of the clothing and footwear appropriate to the work that will be undertaken.

• If a child is injured while in the care of the society, a designated first-aider will administer first aid and the injury will be recorded in the society’s accident book. This record will be countersigned by the person with responsibility for child protection.

• If a child joins the production with an obvious physical injury a record of this will be made in the accident book. This record will be countersigned by the person with responsibility for child protection. This record can be useful if a formal allegation is made later and will also be a record that the child did not sustain the injury while participating in the production.

**11. Disclosure & Barring Service**

• SLAPS will abide by the guidance issued by Lincolnshire County Council in their publication “Guidance for Licence Holders and Chaperones” as to Disclosures & Barring Service checks.

12. **Responsibilities of chaperones**

• Chaperones will be appointed by the society for the care of children during the production process. By law the chaperone is acting in loco parentis and should exercise the care which a good parent might be reasonably expected to give to a child. The maximum number of children in the chaperone’s care shall not exceed 12.

• Potential chaperones will be required to supply photographic proof of identity (eg. passport, driving licence) and two references from individuals with knowledge of their previous work with children, unless already well known to the society. They will also be asked to sign a declaration stating that there is no reason why they would be considered unsuitable to work with children.

• Chaperones will be made aware of the society’s Child Protection Policy and Procedures.

• Where chaperones are not satisfied with the conditions for the children, they should bring this to the attention of the producer. If changes cannot be made satisfactorily, the chaperone should consider not allowing the child to continue.

• If a chaperone considers that a child is unwell or too tired to continue, the chaperone must inform the producer and not allow the child to continue.

• Under the Dangerous Performances Act, no child of compulsory school age is permitted to do anything which may endanger life or limb. This could include working on wires or heavy lifting. Chaperones should tell the producer to cease using children in this way and should contact the local authority.

• During performances, parents will be responsible for escorting children to the stage door and signing them into the building.

• Chaperones will be aware of where the children are at all times.

• Children are not to leave the performance venue unsupervised by chaperones unless in the company of their parents.

• Chaperones should be aware of the safety arrangements and first aid procedures in the venue, and will ensure that children in their care do not place themselves and others in danger.

• Chaperones should ensure that any accidents are reported to and recorded by the society.

• If an accident has occurred, the producer is not allowed to use that child until a medically qualified opinion has been obtained (not just the word of the parent or child).

• Children should be signed out when leaving and a record made of the person collecting.

• If a parent has not collected the child, it is the duty of the chaperone to stay with that child or make arrangements to take them home.

Adopted 1st December 2015