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| CM Sports Employment Policy | |
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*Policy statement*

CM Sports meet the Safeguarding and Welfare Requirements of the Early Years Foundation Stage for before/after school club providers, ensuring that our staff and volunteers are appropriately qualified, and we carry out checks for criminal and other records through the Disclosure and Barring Service (DBS) in accordance with statutory requirements. We are dedicated to recruiting suitable people and the safety of our participants is paramount to the recruitment process. Hampshire County Council approved providers of Physical Education and Sport Coaching we follow their 12-step recruitment check guidance.

*Procedures*

Vetting and staff selection

▪ CM Sports work towards offering equality of opportunity by using non-discriminatory procedures for staff recruitment and selection.

▪ All our staff have job descriptions, which set out their roles and responsibilities.

▪ CM Sports welcome applications from all sections of the community. Applicants will be considered on the basis of their suitability for the post, regardless of disability, gender reassignment, pregnancy and maternity, race, religion or belief, sexual orientation, sex, age, marriage or civil partnership. Applicants will not be placed at a disadvantage by our imposing conditions or requirements that are not justifiable.

▪ CM Sports follow the requirements of the Hampshire County Council, Early Years Foundation Stage and Ofsted guidance on checking the suitability of all staff and volunteers who will have unsupervised access to children. This includes obtaining references and ensuring they have a satisfactory enhanced criminal records check with barred list(s) check through the DBS. This is in accordance with requirements under the Safeguarding Vulnerable Groups Act (2006) and the Protection of Freedoms Act (2012) for the vetting and barring scheme.

▪ Where an individual is subscribed to the DBS Update Service, we carry out a status check of them

DBS certificate, after checking their identity and viewing their original enhanced DBS certificate to ensure that it does not reveal any information that would affect their suitability for the post.

▪ We keep all records relating to the employment of our staff and volunteers; in particular those demonstrating that suitability checks have been done, including the date of issue, name, type of DBS check and unique reference number from the DBS certificate, along with details of our suitability decision.

▪ We advise that all our staff and volunteers keep their DBS check up-to-date by subscribing to the DBS Update Service throughout the duration of their employment with us.

▪ Our staff are expected to disclose any convictions, cautions, court orders, reprimands and warnings which may affect their suitability to work with children – whether received before, or at any time during, their employment with us.

▪ We obtain consent from our staff and volunteers to carry out on-going status checks of the Update Service to establish that their DBS certificate is up-to-date for the duration of their employment with us.

▪ Where we become aware of any relevant information which may lead to the disqualification of an employee, we will take appropriate action to ensure the safety of children. In the event of disqualification, that person’s employment with us will be terminated.

*Notifying Ofsted of changes*

▪ We inform Ofsted of any changes to our Registered Person (trustees/director(s)/owner(s) our provision) and/or our manager.

*Training and staff development*

▪ All employees of CM Sports (UK) Ltd will be required to undergo a criminal records office check in the form of a DBS check. This is compulsory. The Disclosure and Barring Service (DBS) helps employers make safer recruitment decisions and prevent unsuitable people from working with vulnerable groups, including children.

▪ Our staff are first aid and child protection trained with experience in coaching sports. Our managers and deputies are Paediatric First Aid trained and will hold at least one Level 2 sports coaching qualification as well as Physical Education and Sports in Schools Level 2.

▪ As a before/after school care and holiday provision we follow the advice from the Statutory Framework EYFS – page 26, point 3.40: “Where the provision is solely before/after school care or holiday provision for children who normally attend Reception class (or older) during the school day, there must be sufficient staff as for a class of 30 children. It is for providers to determine how many staff are needed to ensure the safety and welfare of children, bearing in mind the type(s) of activity and the age and needs of the children. It is also for providers to determine what qualifications, if any, the manager and/or staff should have. See footnote 5 at paragraph 1.1 for the learning and development requirements for providers offering care exclusively before/after school or during the school holidays. Footnote 5 Providers offering care exclusively before and after school or during the school holidays for children who normally attend Reception (or older) class during the school day (see paragraph 3.40) do not need to meet the learning and development requirements. However, providers offering care exclusively before and after school or during the school holidays for children younger than those in the reception class age range, should continue to be guided by, but do not have to meet, the learning and development requirements. All such providers should discuss with parents and/or carers (and other practitioners/providers as appropriate, including school staff/teachers) the support they intend to offer.”

▪ We provide regular in-service training to all our staff - whether paid staff or apprentices –through external agencies and in-house lead by our Head of Education.

▪ Our budget and personal and professional development programme allocates resources to training.

▪ We provide our staff with induction training in the first week of their employment. This induction includes our Health and Safety Policy and Safeguarding Children and Child Protection Policy. Other policies and procedures are introduced within an induction plan.

▪ We support the work of our staff by holding regular supervision opportunities and appraisals.

▪ We are committed to recruiting, appointing and employing staff in accordance with all relevant legislation and best practice.

*Staff taking medication/other substances*

▪ If a member of staff is taking medication which may affect their ability to care for children, we ensure that they seek further medical advice. Our staff will only work directly with the children if medical advice confirms that the medication is unlikely to impair their ability to look after children properly.

▪ Staff medication on the premises will be stored securely and kept out of reach of the children at all times.

▪ If we have reason to believe that a member of our staff is under the influence of alcohol or any other substance that may affect their ability to care for children, they will not be allowed to work directly with the children and further action will be taken. Managing staff absences and contingency plans for emergencies

▪ Our manager organises our staff annual leave so that ratios are not compromised.

▪ Where our staff are unwell and take sick leave in accordance with their contract of employment, we organise cover to ensure ratios are maintained.

▪ Sick leave is monitored and action is taken where necessary, in accordance with the individual’s contract of employment.