National Catholic Safeguarding Standards Presentation Sisters Queensland Congregation



Audit Report August 2020 Catholic Professional Standards Ltd acknowledges the lifelong trauma of abuse victims, survivors and their families, the failure of the Catholic Church to protect, believe and respond justly to children and vulnerable adults, and the consequent breaches of community trust.

Catholic Professional Standards Ltd is committed to fostering a culture of safety and care for children and vulnerable adults.

This report is available on the Church Reports page of the CPSL website

Catholic Professional Standards Ltd Level 13, 200 Queen Street Melbourne Victoria 3000

Phone: 1300 603 411 Email: info@cpsltd.org.au www.cpsltd.org.au

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1. Executive Summary

1.1 Context

Catholic Professional Standards Limited (CPSL) was established by the Australian Catholic Bishops Conference (ACBC) and Catholic Religious Australia (CRA) in response to the findings of the Royal Commission into Institutional Responses to Child Sexual Abuse (Royal Commission), presented on 15 December 2017 to the Governor General of Australia.

As part of its constitutional mandate, CPSL has developed the National Catholic Safeguarding Standards (NCSS) to provide the framework for Catholic Church entities to build safe cultures and environments and to ensure that safeguarding practices are consistently applied across the Catholic Church in Australia.

The first edition of the NCSS was formally released on 30 May 2019 and applies to all Catholic ministries, including Catholic dioceses, religious institutes, institutions providing education, health and aged care, social and community services, pastoral care and other services. CPSL has also established a risk-based audit program to assess compliance with the NCSS.

This audit report includes the results of the NCSS compliance assessment for the Presentation Congregation Queensland (PCQ).

1.2 Background

The Presentation Congregation was founded by Honora (Nano) Nagle and four companions in Cork, on Christmas Eve 1775. The Congregation's name refers to the Feast of the Presentation of Mary in the Temple. In 1805, Pope Pius VII declared the Presentation Congregation an Institute of Pontifical Rite.

The Presentation Congregation Queensland was founded in response to a request by the Bishop of Rockhampton to the Presentation Sisters in Wagga Wagga, New South Wales, for Sisters to teach children and provide educational services to the remote areas of the Diocese. The five Sisters who volunteered arrived in Longreach, Queensland on February 13, 1900. This foundation was autonomous and is now known as the Presentation Congregation Queensland (PCQ), with administration offices based in Brisbane.

The Congregation no longer has governance of any formal ministries. Of the 49 Sisters, a number are fully retired or in aged care, whilst those who are still active perform administrative and/or pastoral functions within parishes, schools and aged care facilities.

PCQ has been assessed as a "Category Two" Church entity for application of the NCSS (Working with Children). There are 7 NCSS Standards, 33 NCSS Criteria and 84 NCSS Indicators that apply to Category Two entities. For further details of the category system and the Indicators which are applicable, refer to the NCSS documentation available on the Audit Framework page of the <u>CPSL website</u>.

Our assessment of PCQ's compliance with the relevant Indicators is detailed in Section 2 of this report. Our recommendations for improvement, including PCQ's management responses, are included in Section 3 of this report.

The full audit report is also publicly available on the Church Reports page of the CPSL website.

1.3 Audit Approach

The NCSS seek to build a culture of shared responsibility for safeguarding and to ensure that policies, practices and codes of behaviour work in unison to prevent, detect and respond appropriately to potential or actual incidents of child abuse.

In this context, the audit processes we have undertaken are intended to provide reasonable assurance that safeguarding controls have been designed appropriately and are operating effectively. Accordingly, this report provides a point-in-time assessment of the safeguarding practices implemented by PCQ and the extent of its compliance with the requirements of the NCSS.

Our testing procedures included the following:

- interviews, observations and enquiry with the PCQ Leadership Team and Safeguarding Officer;
- interviews with eight (25%) PCQ members who are still in formal or volunteer ministry, in relation to how safeguarding activities are applied in their daily work;
- review of key safeguarding documents, policies and procedures; and
- assessment of the design, and testing of the operation of safeguarding controls implemented by PCQ.

1.4 Overall Audit Findings

Compliance with the NCSS Indicators has been assessed using a four-point maturity scale.¹

Our assessment indicates that PCQ has fully implemented or has substantially progressed in the implementation of all 68 (100%) of the 68² Indicators which are relevant to their operations.

The key findings from the audit are summarised below.

NCSS Standard 1 – Committed leadership, governance and culture

PCQ is committed to the safeguarding of children and vulnerable adults and has appointed a dedicated Safeguarding Co-Ordinator, who is working with the leadership team to monitor and oversee the implementation of the NCSS in all areas of the Congregation's operations.

PCQ has a comprehensive suite of safeguarding policies including a Safeguarding Children, Young People and Vulnerable Adults Prevention and Protection Policy (Safeguarding Policy), Code of Conduct and Complaints Policy. At the time of the audit, these documents were on display at the PCQ office and available by request.

Whilst PCQ does not have its own website, information regarding PCQ is available on the Queensland section of the "Presentation Society" website, which is the combined website for the federation of the six Presentation Congregations in Australia and Papua New Guinea. PCQ's safeguarding documents are now publicly available on the Queensland section of this website.

PCQ has a comprehensive risk management framework, with detailed risk assessments having been completed for the Sisters' key activities and ministries, as well as for PCQ's premises.

NCSS Standard 5 – Robust human resource management

PCQ's recruitment documentation includes appropriate safeguarding elements and employee contracts have recently been updated to include safeguarding requirements.

Sisters who are engaged in formal ministry, as well as those identified as capable of ministering in a volunteer capacity, have the appropriate working with children checks.

PCQ has a policy in place for professional/pastoral supervision, and these requirements are in place and operating for relevant personnel.

¹ Refer Appendix A for definitions of the maturity scale used for the Compliance Assessment.

² Of the 84 NCSS Indicators applicable to Category Two, 16 of these are not relevant to PCQ's operations.

PCQ does not have any candidates in formation and does not intend to accept any new candidates in the future. Accordingly, we have not assessed any formation program activities or curriculum as part of this audit.

NCSS Standard 6 – Effective complaints management

The CPSL audit does not re-assess the outcomes of individual complaints. The audit focuses on reviewing current complaint management practices, including policies and procedures in place to prevent, detect, report and respond to all incidents and complaints, and the associated training, awareness and education available for all personnel.

Audit procedures indicate that PCQ's complaints handling procedures are operating effectively and there have been very few complaints in the Congregation's history.

NCSS Standard 7 – Ongoing education and training

PCQ has provided safeguarding training to all Sisters and employees and has a formal program of training planned for the remainder of 2020 and into 2021. Records of attendance at training are maintained and are comprehensive.

NCSS Standard 8 – Safe physical and online environments

PCQ has an Information Technology Policy which contains guidance on the use of technology and the internet, which has been rolled out to all Sisters and staff. This includes a formal internet monitoring program using web protection and content filtering, which has been installed on all congregational devices.

Third parties and contractors who conduct work on PCQ premises are required to sign off as acknowledgment of PCQ's safeguarding policies, and PCQ maintains comprehensive records in this regard.

NCSS Standard 9 – Continuous improvement

NCSS Standard 10 – Policies and procedures support child safety

PCQ has recently developed a Safeguarding Implementation Plan which includes key safeguarding initiatives, goals and strategies. A process is being developed to ensure that the plan is monitored and progress tracked on a regular basis.

The following table shows the overall compliance assessment for each of the Standards.

			Asse	ssment o	f Complia	ince
National Catholic Safeguarding Standard	# NCSS Indicators (Category One)	Not Relevant to PCQ (NR)	Managed & measurable (M)	Defined & developed (D)	Initial / Ad hoc (I)	Not addressed (N)
1: Committed leadership, governance & culture	14	2	12	-	-	-
5: Robust human resource management	21	10	11	-	-	-
6: Effective complaints management	24	-	24	-	-	-
7: Ongoing training & education	7	-	7	-	-	-
8: Safe physical and online environments	6	2	4	-	-	-
9: Continuous improvement	6	2	3	1	-	-
10: Policies and procedures support child safety	6	-	6	-	-	-
TOTAL	84	16	67	1	-	-
			68 (10	00%)	0 ((0%)

Audit recommendations are classified according to priority and urgency for remediation.³

There are no Priority 1 (high rated) audit recommendations for PCQ.

There are two Priority 2 (medium rated) recommendations, which are detailed in Section 3 of this report. Each recommendation also contains PCQ's response to the audit finding, including management actions.

We would like to thank the PCQ leadership team and all personnel who were involved in the audit for their cooperation and assistance.

³ Refer Appendix B for definitions of the Priority ratings used for audit recommendations.

2. Assessment of Compliance with NCSS Indicators

Stand	lard 1	Committed leadership, governance and cultu	ire							
Child	safeguarding	is embedded in the entity's leadership, govern	ance and cu	lture						
		entity publicly commits to child safeguarding plerance approach to child abuse.	Managed & Measurable	Defined & Developed	Initial/ Ad- Hoc	Not Addressed				
1.1.1	endorsed by	s a Child Safeguarding Policy that is approved and the Church Authority and/or relevant leadership ublicly available.	\checkmark							
1.1.2		blishes a Child Safeguarding Commitment nich is openly displayed and publicly available.	\checkmark							
	Observations: Requirements of the Indicator are in place. No recommendations for improvement noted.									
mode		ild safeguarding culture is championed and els of the entity from the top down and	Managed & Measurable	Defined & Developed	Initial/ Ad- Hoc	Not Addressed				
1.2.1	maintain anpromotinemphasi responsi	Authority and leaders of the entity create and entity's culture of safeguarding by: ng child safeguarding regularly; sing that child-safeguarding is everyone's bility; and monitoring safeguarding compliance and risk ment.	V							
1.2.4		derstand that child safeguarding is everyone's and are empowered to provide input on child practices.	\checkmark							
	vations: rements of the	Indicators are in place. No recommendations for ir	nprovement r	noted.						
imple		ernance arrangements facilitate a Child Safeguarding Policy across the	Managed & Measurable	Defined & Developed	Initial/ Ad- Hoc	Not Addressed				
1.3.1		arrangements are transparent and include roles and responsibilities to ensure accountability ing is clear.	\checkmark							
1.3.2	1.3.2 Where the Church Authority's governance includes countries other than Australia, the entity must apply these Standards taking into account relevant international declarations and local legislation. Not relevant to current operations									
	vations:	Indicators are in place. No recommendations for in	nnrovement r	oted						
nequi	Requirements of the Indicators are in place. No recommendations for improvement noted.									

perso	ion 1.4 - A Code of Conduct provides guidelines for nnel on expected behavioural standards and nsibilities.	Managed & Measurable	Defined & Developed	Initial/ Ad- Hoc	Not Addressed
1.4.1	The Code of Conduct explicitly and equally applies to all personnel and provides guidance on appropriate and expected standards of behaviour of personnel towards children.	\checkmark			
1.4.2	The Code of Conduct is written in accessible language and communicated to personnel, children, families and carers.	\checkmark			
1.4.3	The Code of Conduct takes into account the needs of all children, paying particular attention to Aboriginal and Torres Strait Islander children, children with disability, children from culturally and linguistically diverse backgrounds and children with particular vulnerabilities, for example, children who can't live at home.	~			
	vations: rements of the Indicator are in place. No recommendations for im	provement no	oted.		
	ion 1.5 - The entity has risk management strategies ng on preventing, identifying and mitigating risks to en.	Managed & Measurable	Defined & Developed	Initial/ Ad- Hoc	Not Addressed
1.5.1	The entity has a clearly documented child safeguarding risk management plan, as part of its overall risk management strategy, which considers actual and potential risks relating to children.	\checkmark			
1.5.2	The entity has appropriate risk management processes in place to assess, evaluate, review and oversee the safeguarding of children participating in, or receiving, ministries offshore including cultural immersions, pilgrimages, solidarity campaigns and world youth days.	Not	relevant to c	urrent operati	ions
1.5.3	Leaders of the entity manage safeguarding risks effectively, through regular identification, monitoring, reporting and review of risks.	\checkmark			
	v ations: ements of the Indicator are in place. No recommendations for im	provement no	oted.		
	ion 1.6 - Personnel understand their obligations on nation sharing and record keeping.	Managed & Measurable	Defined & Developed	Initial/ Ad- Hoc	Not Addressed
1.6.1	The entity has documented information sharing and record keeping policies and procedures which are communicated to personnel.	\checkmark			
1.6.2	The entity's information sharing and record keeping policies and procedures relating to all aspects of child safeguarding, including incidents and complaints, apply sound record keeping principles.	\checkmark			
	vations: rements of the Indicator are in place. No recommendations for im	provement no	oted.		

Standa	rd 5	Robust human resource manageme	nt			
People	working with children o	are suitable and supported to reflect o	child safegue	arding value.	s in practice	
questio		cluding advertising, interview personnel pre-employment feguarding.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
5.1.1	and zero-tolerance app	ts commitment to child safeguarding roach to child abuse in all aspects of its nd recruitment for personnel.	\checkmark			
5.1.2	The entity documents it and screening procedur	s safeguarding approach in recruitment es and processes.	\checkmark			
5.1.3		or the expected level of contact with e child safeguarding recruitment ented.	\checkmark			
5.1.4	 interview questions arti that children are value the commitment of t where appropriate to 		V			
Observa	itions:					
Require	ments of the Indicator are	e in place. No recommendations for impr	rovement not	ed.		
clergy a	-	nnel (including all seminarians, ent working with children checks or	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
5.2.1	 personnel have a cur required by legislatio where a working wit legislation, other bac 	which is implemented that ensures: crent working with children check as on, prior to working with children; and h children check is not required by ckground checks for personnel are vorking with children.	V			
5.2.2		s and monitors the status of working d/or background checks for all	\checkmark			
	equirements of the Indica	ntor are in place, however the process an relevant personnel should be formally do				minal
	of child safeguarding re	ve an appropriate induction and are sponsibilities, including reporting	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
5.3.1		e in a safeguarding induction program, possible after commencement.	~			
5.3.2	Agreement with CPSL a	who are a signatory to a Service re required to participate in the NCSS r Leaders within four months of	V			
Observa Require		e in place. No recommendations for impr	rovement not	ed.		

befor	ion 5.5 - Robust processes exist for screening candidates e and during seminary and religious formation, as well as for ng formation, support and supervision of clergy and religious.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
5.5.1	The Church Authority draws upon broad-ranging professional advice in its decision-making relating to candidates for seminary/formation programs and ordination/profession of vows. This includes a positive duty to disclose to other Church Authorities where an applicant or candidate for seminary/formation programs does not continue through to ordination/profession of vows.	Not re	elevant to cur	rent operat	ions
5.5.2	Seminary and initial formation programs have robust screening processes for candidates for religious ministry, including external psychological and psychosexual assessments.	Not re	elevant to cur	rent operat	ions
5.5.3	The entity promotes as normative the participation of all bishops, leaders of religious institutes, clergy and religious in active ministry, in no less than six hours professional/pastoral supervision per year.	\checkmark			
5.5.4	The entity promotes as normative, all clergy and religious in active ministry, for the sake of proper accountability, are offered and access both ongoing professional development and annual performance appraisals.	\checkmark			
5.5.5	All newly ordained clergy and newly professed religious are supported with a suitable mentor for at least five years post ordination or final profession.	Not re	elevant to cur	rent operat	ions
	vations:				
Requir	rements of the Indicator are in place. No recommendations for improve	ement noted.			
have a	ion 5.6 - Seminary and formation programs for clergy and religious appropriate curriculum to build the knowledge and skills of dates to understand and lead child safeguarding initiatives.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
5.6.1	Seminary and initial formation programs have appropriate curriculum throughout the formation program which builds candidates' knowledge and skills in a range of areas to support child safeguarding.	Not re	elevant to cur	rent operat	ions
5.6.2	Seminary and initial formation programs ensure promotion of pastoral responses to victims/survivors of sexual abuse.	Not re	elevant to cur	rent operat	ions
5.6.3	Seminary and initial formation programs are delivered in such a way as to protect against the development and/or reinforcement of clericalist attitudes and behaviours.	Not re	elevant to cur	rent operat	ions
Obser	vations:				
N/A - 1	there are no sisters in formation.				
	ion 5.7 - Credentialing and movement of seminarians, clergy eligious is appropriately managed.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
5.7.1	The entity implements a system to assess the credentials and manage movement of all seminarians, clergy and religious moving between different seminaries and Church jurisdictions.	~			
Obser	vations:				

in ministry have targeted programs for the screening, induction,	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed	
Selection and screening procedures for overseas clergy and religious are targeted, thorough and follow, as far as practicable, the same processes as for Australian personnel. This includes the Australian Church Authority obtaining screening information from the International Church Authority.	Not relevant to current operations				
All overseas clergy and religious participate in a Safeguarding Induction program, documented by the entity, before work with children begins.	Not r	elevant to cu	rrent opera	tions	
Overseas clergy and religious are supported with a suitable mentor for at least the first two years of their time in Australia.	Not relevant to current operations				
The entity promotes as normative the participation of all overseas clergy and religious in active ministry in no less than six hours of professional/pastoral supervision per year.	Not relevant to current operations				
	are targeted, thorough and follow, as far as practicable, the same processes as for Australian personnel. This includes the Australian Church Authority obtaining screening information from the International Church Authority. All overseas clergy and religious participate in a Safeguarding Induction program, documented by the entity, before work with children begins. Overseas clergy and religious are supported with a suitable mentor for at least the first two years of their time in Australia. The entity promotes as normative the participation of all overseas clergy and religious in active ministry in no less than six hours of	In ministry have targeted programs for the screening, induction, ssional supervision and development of these individuals.Managed & MeasurableSelection and screening procedures for overseas clergy and religious are targeted, thorough and follow, as far as practicable, the same processes as for Australian personnel. This includes the Australian Church Authority obtaining screening information from the International Church Authority.Not rAll overseas clergy and religious participate in a Safeguarding Induction program, documented by the entity, before work with children begins.Not rOverseas clergy and religious are supported with a suitable mentor for at least the first two years of their time in Australia.Not rThe entity promotes as normative the participation of all overseas clergy and religious in active ministry in no less than six hours ofNot r	In ministry have targeted programs for the screening, induction, ssional supervision and development of these individuals.Managed & MeasurableDefined & DevelopedSelection and screening procedures for overseas clergy and religious are targeted, thorough and follow, as far as practicable, the same processes as for Australian personnel. This includes the Australian Church Authority obtaining screening information from the International Church Authority.Not relevant to cuAll overseas clergy and religious participate in a Safeguarding Induction program, documented by the entity, before work with children begins.Not relevant to cuOverseas clergy and religious are supported with a suitable mentor for at least the first two years of their time in Australia.Not relevant to cuThe entity promotes as normative the participation of all overseas clergy and religious in active ministry in no less than six hours ofNot relevant to cu	In ministry have targeted programs for the screening, induction, ssional supervision and development of these individuals.Managed & MeasurableDefined & DevelopedInitial/ Ad-HocSelection and screening procedures for overseas clergy and religious are targeted, thorough and follow, as far as practicable, the same processes as for Australian personnel. This includes the Australian Church Authority obtaining screening information from the International Church Authority.Not relevant to current operaAll overseas clergy and religious participate in a Safeguarding Induction program, documented by the entity, before work with children begins.Not relevant to current operaOverseas clergy and religious are supported with a suitable mentor for at least the first two years of their time in Australia.Not relevant to current operaThe entity promotes as normative the participation of all overseas clergy and religious in active ministry in no less than six hours ofNot relevant to current opera	

Observations:

There are no Sisters from overseas who are assigned to the Australian Unit.

Stand	lard 6	Effective complaints management							
	Processes for raising concerns and complaints are responsive, understood, accessible and used by children, families, carers, communities and personnel								
and p appro	rocedures which aches to dealing	tity has an effective Complaints Handling Policy n clearly outline the roles and responsibilities, g with different types of complaints, reporting d keeping requirements.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed			
6.1.1		cies, procedures and practices ensure that all rting obligations are met.	~						
6.1.2	guidance on wha including breach	nented procedures that provide step-by-step at action to take for different types of complaints, es of Codes of Conduct, disclosures, allegations or se of a child, be they historic or current.	~						
6.1.3		procedures for identifying and mitigating actual and cts of interest in complaint management.	~						
6.1.4		s in cooperation with relevant organisations and seeks from statutory child protection services when	~						
6.1.5	'	sponsibilities in relation to handling complaints are n the Complaint Handling Policy and procedures.	~						
6.1.6	appropriate, bet	landling Policy and procedures differentiate, where ween a child victim and an adult bringing forward a use suffered as a child.	~						
6.1.7	allegations, discl	ace to record all child abuse complaints, incidents, osures, concerns and referrals. The system must be onfidential information is stored, protected and	~						

Requirements of the Indicator are in place. No recommendations for improvement noted.

retained for 50 years.

Observations:

	ion 6.2 - The entity has a child-focused complaints handling n that is understood by children, families, carers and personnel.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
6.2.1	The complaints handling system prioritises the safety and well-being of children.	\checkmark			
6.2.2	The Complaints Handling Policy and procedures are publicly available in a variety of formats, including age and developmentally appropriate for children, enabling complaints processes to be easily understood.	~			
Observ	vations:				
Requir	ements of the Indicator are in place. No recommendations for improve	ment noted.			
	ion 6.3 - Complaints are taken seriously, and responded to otly and thoroughly.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
6.3.1	The Complaints Handling Policy requires that, upon receiving a complaint of child abuse, an initial risk assessment is conducted to identify and minimise any risk to children. Ongoing risk assessments are required throughout all investigation processes.	1			
6.3.2	The Complaints Handling Policy requires that at the completion of the initial risk assessment, where a complaint of child sexual abuse is plausible, and there is a risk that the person may come into contact with children, the person be stood down from their role and/or ministry while the complaint is investigated.	~			
6.3.3	The Complaints Handling Policy is aligned, and operates in conjunction, with the entity's documented disciplinary and grievance policies and processes, in such a way that at the completion of the initial risk assessment, a breach or breaches of the Code of Conduct in relation to inappropriate behaviour towards a child are effectively investigated and managed, and include provisions for personnel to be redeployed, stood down and/or dismissed.	~			
6.3.4	Complainants are responded to promptly and kept informed as to the progress of dealing with their complaint.	\checkmark			
6.3.5	Support and care are provided to a child who has experienced or is alleging abuse, and other affected parties.	\checkmark			
6.3.6	Appropriate confidentiality is maintained with due regard for the Australian Privacy Principles and relevant legislation in relation to information sharing in the context of child safeguarding.	~			
6.3.7	Documented policies and processes empower and support personnel to raise, in good faith, concerns and allegations about unacceptable behaviour towards children by other personnel.	~			
6.3.8	Where a complaint related to child sexual abuse against a seminarian, clergy or religious is substantiated on the balance of probabilities, with due respect to the rights of individuals, the Church Authority should remove that individual from ministry.	~			
6.3.9	Where a seminarian, clergy or religious is convicted of an offence relating to child sexual abuse, that individual should be permanently removed from ministry. The Church Authority must take practicable steps to prohibit that individual from holding themselves out as being a person with religious authority and should present a case to the relevant dicastery for dismissal from the clerical state and/or dispensation from vows.	√			

addre wheth	ion 6.4 - The entity has policies and procedures in place that ss reporting of complaints and concerns to relevant authorities, her or not the law requires reporting, and co-operates with law cement.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
6.4.1	 The Complaints Handling Policy requires that: concerns and complaints of child abuse occurring within the entity be reported to the appropriate statutory authority/ies, regardless of whether the reporting is mandated; and personnel cooperate with law enforcement procedures and 	~			
	directives. vations: ements of the Indicator are in place. No recommendations for improve	ement noted.			
Criter are m	ion 6.5 - Reporting, privacy and employment law obligations et.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
6.5.1	The Complaints Handling Policy requires that all relevant reporting, privacy and employment law obligations are met.	\checkmark			
	vations: ements of the Indicators are in place. No recommendations for improv	ement noted			
	ion 6.6 - The Church Authority ensures mechanisms are in place e for adult complainants.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
6.6.1	The entity offers appropriate pastoral care to adult complainants, which recognises their unique needs. This should include an offer from the Church Authority to meet the complainant in person.	√			
6.6.2	The Church Authority facilitates adult complainants' access to appropriately trained personnel whose clearly defined roles are to listen to and represent the pastoral needs of the complainant. This is done in consultation with the complainant.	1			
	vations: ements of the Indicators are in place. No recommendations for improv	ement noted			
	ion 6.7 - The Church Authority ensures mechanisms are in place nitor and support respondents facing allegations.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
6.7.1	The Church Authority has access to appropriately trained personnel - lay, religious or clergy - whose clearly defined roles are to listen to and represent the pastoral needs of the respondent. This is done in consultation with the respondent.	√			
6.7.2	The Church Authority has suitable arrangements in place for the monitoring and support of a respondent, where there is a plausible complaint, until (and if) the Church Authority no longer has responsibility for monitoring the respondent.	√			
	vations: ements of the Indicators are in place. No recommendations for improv	ement noted			

Stand	ard 7	Ongoing education and training				
	nnel are equippe ition and trainin	ed with knowledge, skills and awareness to keep c g	children safe	through inj	formation,	ongoing
		nel are trained and supported to effectively s child safeguarding policies and procedures.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
7.1.1	on its Child Safe	les regular opportunities to educate/train personnel guarding Policy and procedures including through fresher safeguarding training (at least every three	~			
7.1.2	 minimum cover: Code of Cor safeguardin Child Safegu Complaints 	g risk management; Jarding Policy and procedures; Handling Policy and procedures; Digations; and	~			
7.1.3		records of participation to ensure all personnel and refresher safeguarding training.	~			
7.1.4	safeguarding res safeguarding co-	es that personnel who have specific child ponsibilities, such as those appointed to the role of ordinator and those appointed to the Safeguarding ive ongoing support and professional development role.	~			
	vations: rements of the Ind	icators are in place. No recommendations for improve	ement noted.			
effect		nel receive training to enable them to respond eguarding risks, concerns, disclosures and use.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
7.3.1	appropriately res	les training to equip relevant personnel to spond to and support those bringing forward sures and allegations of child abuse.	~			
7.3.2		les training to ensure personnel are aware of ing and record keeping policies and procedures.	~			
7.3.3	reporting obligat including: • reporting cr • mandatory • Reportable	les training to ensure personnel are aware of their ions under state/territory legislative requirements iminal behaviour to police; reporting to child protection authorities; Conduct Scheme; and pregulatory authorities/government departments.	~			
Obser	vations:	5 / .6 · · · · · · · ·				
Requir	ements of the Ind	icators are in place. No recommendations for improve	ement noted.			

Stand	ard 8	Safe physical and online environments				
	cal and online er ildren to be harr	nvironments promote safety and contain appropri med	ate safegua	rds to minir	nise the op	portunity
		ine environment is used in accordance with the uct, safeguarding policies and procedures.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
8.2.1		and use online environments in line with the entity's and relevant communication protocols.	~			
8.2.2	responding to br policies in accord	ely monitors the online environment, reporting and eaches of its Code of Conduct or child safeguarding dance with the entity's disciplinary, complaint r relevant processes.	√			
	vations: rements of the Inc	licators are in place. No recommendations for improve	ement noted.			
		inagement plans consider risks posed by the ities and physical environments.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
8.3.1	under its control	ses safeguarding risks in the physical environments or management including buildings, structures, open homes of religious and clergy, and arrangements for retakers.	√			
8.3.2	of that entity) at of a substantiate convicted of an o in place and imp	becomes aware that a person (other than personnel tending any of its services or activities is the subject of complaint of child sexual abuse or has been offence relating to child sexual abuse, the entity has lements a process for assessing and managing the ildren by that person's ongoing involvement in the y.	Not	relevant to ci	urrent opera	tions
	vations: rements of the Inc	licators are in place. No recommendations for improve	ement noted.			
	parties have pro	that contract facilities and services to and from curement policies that ensure safeguarding of	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
8.4.1	parties engaged	ders the risks posed to children arising from any third by the entity and conducts sufficient due diligence to third party has appropriate child safeguarding licies in place.	~			
8.4.2		onducted sufficient due diligence on all third parties ity's facilities to ensure child safeguarding practices in place.	Not relevant to current operations			
	vations:					
Requir	ements of the Inc	licators are in place. No recommendations for improve	ement noted.			

Standard 9 Continuous imp		Continuous improvement				
Entiti	es regularly revi	ew and improve implementation of their systems ;	for keeping	children saf	e	
	ion 9.1 - The en uarding practice	tity regularly reviews and improves child s.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
9.1.1	9.1.1 The entity has a clearly documented Safeguarding Implementation Plan which outlines the monitoring and continual improvement of ✓ The Child Safeguarding Implementation Plan is regularly reviewed, ✓ progress is tracked and actions/strategies updated. ✓					
9.1.4	The entity's Chil least every three	d Safeguarding Policy is subject to regular review – at 2 years.	\checkmark			
Obser	vations:					
9.1.1		developed a Safeguarding Implementation Plan and w ainst the plan going forward. Refer <u>recommendation #</u>	•	enting a proc	ess to moni	tor and
		tity analyses concerns and complaints to identify allowed allowed to allow allowed to allow and the second se	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
9.2.1	relating to child	place to analyse individual incidents or complaints safeguarding practices and/or failures.	√			
9.2.1	-	safeguarding practices and/or failures. place to identify systemic issues or patterns and drive	√ √			
9.2.2	Processes are in	safeguarding practices and/or failures. place to identify systemic issues or patterns and drive	√ √			

releva	Criterion 9.3 - The Church Authority reports on the findings of relevant reviews to personnel, children, families, carers and community.		Defined & Developed	Initial/ Ad-Hoc	Not Addressed
9.3.1	The Church Authority promotes to all its stakeholders any audit reports relating to the Church Authority, and related entities, published by Catholic Professional Standards Ltd.	Not applicable – this is the first audit by CPSL			
9.3.2	9.3.2 The Church Authority reports on findings of relevant reviews of safeguarding policies, procedures and practices to its stakeholders. Not applicable – no such reviews have been conducted to date			ave been	
Obser N/A	Dbservations: N/A				

Standa	Standard 10 Policies and procedures support child safety					
Policies	Policies and procedures document how the entity is safe for children					
	Criterion 10.1 - Policies and procedures address National Catholic Safeguarding Standards. Managed & Defined & Initial/ Not Measurable Developed Ad-Hoc					Not Addressed
10.1.1		icies and procedures reference appropriate opproaches, requirements and responsibilities.	~			
Observa Require		icators are in place. No recommendations for improve	ement noted.			
Criteric unders		es and procedures are accessible and easy to	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
10.2.1		icies and procedures relevant to safeguarding are e and accessible to all personnel.	~			
Observa Require		icator are in place. No recommendations for improve	ment noted.			
consult	Criterion 10.3 - Best practice policy models and stakeholder consultation inform the development and review of policies and procedures.				Not Addressed	
10.3.1		processes in place to monitor adherence to policies s relevant to safeguarding.	~			
10.3.2	.2 The entity has processes in place to develop and review its policies and procedures relevant to safeguarding. These processes include consulting with and incorporating advice from experts, children, families, carers and communities.		~			
Observa Require		icators are in place. No recommendations for improve	ement noted.			Ι
	on 10.4 - The Cl plicies and proc	nurch Authority and leaders model compliance edures.	Managed & Measurable	Defined & Developed	Initial/ Ad-Hoc	Not Addressed
10.4.1		hority and leaders promote and enact all policies and evant to safeguarding.	~			
	Observations: Requirements of the Indicators are in place. No recommendations for improvement noted.					
			Not Addressed			
10.5.1	-	urages regular discussion and feedback from neir understanding and practical implementation of ocedures.	~			
Observa Require		icators are in place. No recommendations for improve	ement noted.			

3. Detailed Findings



Standard 5: Robust human resource management

People working with children are suitable and supported to reflect child safeguarding values in practice

Recommendation #1		
Criterion 5.2 - Releva current working with	Priority 2	
Details of finding	We note that leadership team members have a National Criminal History (police) check however there is no formal policy regarding the frequency for conducting such checks.	
Recommendation	 We recommend the following: Sisters in leadership positions, including those with access to keys, mon other assets and those who represent the entity in a formal capacity, sh National Criminal History (police) check. National Criminal History (police) checks should be undertaken regularity three years. Whilst we acknowledge that records of Blue Cards and police checks are recommend that a formal process be put in place to ensure that all such including those for any personnel who have left the organisation, be ke of 50 years, as per Indicator 1.6.2. 	nould undergo a y, at least every e kept, we n records,
 We have assessed the requirement for National Criminal History (police) checks and lidentified that these are required for the Congregation Leader and members of the leadership team, all of whom have the required police checks. We confirm that police checks will be conducted every three years and will incorporat this requirement into our business processes. All documentation in regard to Blue Cards and police checks are kept for a minimum 50 years, both in hard copy form in steel cabinets and in soft copy form. This requirement is already noted in our record keeping policy and will be incorporat into our business processes. 		nbers of the will incorporate or a minimum of
Responsibility	Business Officer	
Due date	Completed	



Standard 9: Continuous improvement

Entities regularly review and improve implementation of their systems for keeping children safe

Recommendation #2					
Criterion 9.1 - The en	Priority 2 Criterion 9.1 - The entity regularly reviews and improves child safeguarding practices				
Details of finding	Details of finding PCQ has recently developed a Safeguarding Implementation Plan which will be used for monitoring and tracking of safeguarding strategies and initiatives.				
Recommendation	Recommendation We recommend the Safeguarding Implementation Plan be used as a living document to track ongoing safeguarding improvement initiatives, with target dates identified, tracked and monitored.				
Agreed Action	Agreed Action The Safeguarding Implementation Plan has been developed, with goals and initiatives documented for ongoing monitoring and tracking. A process will be established whereby the plan will be reviewed and monitored on a regula basis.				
Responsibility	Responsibility Business Officer				
Due date	Due date 30 September 2020				

Appendix A

COMPLIANCE ASSESSMENT SCALE

The compliance assessment of the entity's performance against each indicator will be determined using a four-point scale, as follows:

	General	Processes	People/Resources
Not Addressed	• The entity has not addressed the required Indicator or is unable to demonstrate that the requirements of the Indicator are in place and/or are operating effectively and continuously.	 Processes are non-existent. Processes exist however the specific requirements of the Indicator have not been addressed. 	 No resources have been assigned.
Initial/Ad- Hoc	 The entity has commenced to address the Indicator, however processes are ad-hoc or are applied on a case-by-case basis. 	 Some relevant processes have been implemented which align with the requirements of the Indicator, however they are: siloed; and/or undocumented; and/or inconsistent; and/or lack clarity. 	 Capabilities vary across the entity. Resources are not formally assigned.
Defined and Developed	 The entity has addressed the Indicator and is in the process of implementing the requirements across the entity. 	 Relevant processes have been defined and developed, however are yet to be rolled out across the full operations of the entity. 	 Resources have been assigned and responsibilities defined, however there is no formal training or communication of standard procedures and it is unlikely that deviations will be detected.
Managed and Measurable	 The entity has demonstrated that Indicator requirements are formally embedded and are operating effectively and continuously. 	 Relevant processes are integrated and coordinated, including remote operations and activities. 	 Personnel have been trained to detect and report on deviations or break downs in processes. Resources have been assigned to monitor and address non-compliance.

Appendix B

AUDIT FINDING PRIORITIES

The following priority ratings have been used to assess findings arising from this audit:

Priority 1	Priority 2	Priority 3
Gaps or control weaknesses have been identified resulting in non-compliance with the indicator. Mitigation actions are required to be developed and initiated as soon as practicable but no later than 30 days from the insurance of this report with	Progress has been made with respect to implementation of the required indicator, however full compliance is yet to be achieved. Mitigation actions are required to be developed and initiated within 3 months or earlier from the issuance of this report with expected	Issues have been identified which represent minor procedural weaknesses or improvement opportunities with respect to the operation of the indicator. Expected resolution is within 12 months or earlier from the issuance of this report.
issuance of this report, with expected resolution within 3 months.	this report, with expected resolution within 6-9 months.	

Appendix C

GLOSSARY

The definitions of terms used in the National Catholic Safeguarding Standards take into account Australian State, Territory and federal laws and relevant regulations, canon law, information from the Holy See, the Royal Commission into Institutional Responses to Child Sexual Abuse, the National Principles for Child Safe Organisations and the Glossary on Sexual Exploitation and Abuse published by the United Nations in 2017.

The glossary does not have any legal force and is meant only to serve as a reference tool for the National Catholic Safeguarding Standards. All terms and definitions are to be read in the context of these Standards alone.

Accessible language	means information is provided in multiple formats for individuals with different levels of English literacy and proficiency, modes of communication, languages and cognitive abilities.
Allegation	means a complaint, still to be verified, claiming or asserting that someone has committed an act of abuse against a child. The term is used interchangeably and in combination with "complaint".
Australian Catholic Bishops Conference	means the national episcopal conference of the Catholic bishops of Australia. It is the instrumentality used by the Australian Catholic bishops to act nationally and address issues of national significance.
Bishop	means a diocesan bishop and archbishop and the ordinary of an ordinariate in the Latin Church and an eparch in the Eastern Churches.
Canon law	means the revised Code of Canon Law promulgated by His Holiness Pope John Paul II in 1983 and the Code of Canons of the Eastern Churches as promulgated in 1990 and any other universal or particular legislation promulgated by the competent ecclesiastical authority.
Canonical Steward	means the person(s) or other entity canonically responsible for the Catholic Entity.
Catholic Religious Australia	means the public name of the Australian Conference of Leaders of Religious Institutes (ACLRI). It is the peak body for leaders of Religious Institutes and Societies of Apostolic Life resident in Australia.
Child/ren	means individuals under 18 years of age.
Child abuse	there are different legal definitions of child abuse in Australia. Most commonly, the categories of child abuse include sexual, physical, psychological, neglect, ill-treatment, exploitation and exposure to family violence. The following provides general definitions only. For specific legal definitions related to your state or territory please go to: https://aifs.gov.au/cfca/publications/cfca-resource-sheet/reporting-child- abuse-and-neglect
	Child abuse, when referenced throughout the National Catholic Safeguarding Standards, includes:
	 physical abuse refers to any non-accidental physically aggressive act towards a child. Physical abuse may be intentional or may be the inadvertent result of physical punishment. Physically abusive behaviours include shoving, hitting, slapping, shaking, throwing, punching, biting, burning and kicking; sexual abuse refers to a person who uses power, force or authority to
	involve a child or young person in any form of unwanted or illegal sexual activity. This can involve touching or no contact at all. This may take the form of taking sexually explicit photographs or videos of children, forcing children to watch or take part in sexual acts and forcing or coercing children to have sex or engage in sexual acts with other children or adults;

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	 neglect refers to a failure by a caregiver to provide the basic requirements for meeting the physical and emotional developmental needs of a child. Physically neglectful behaviours include a failure to provide adequate food, shelter, clothing, supervision, hygiene or medical attention; psychological abuse refers to inappropriate verbal or symbolic acts and a failure to provide adequate non-physical nurture or emotional availability. Psychologically abusive behaviours include rejecting, ignoring, isolating, terrorising, corrupting, verbal abuse and belittlement; exposure to family violence is generally considered to be a form of psychologically abusive behaviour, where a child is present (hearing or seeing) while a parent or sibling is subjected to physical abuse, sexual abuse or psychological maltreatment, or is visually exposed to the damage caused to persons or property by a family member's violent behaviour; and grooming refers to a pattern of behaviour aimed at engaging a child as a precursor to sexual abuse. It includes establishing a 'special' friendship/ relationship with the child. Grooming can include the conditioning of parents and other adults to think that the relationship with the child is 'normal' and positive. The process can take as little as a
	few days or as long as months or even years.
Child Safeguarding Commitment Statement	means a commitment statement describing an entity's commitment to keep children safe from harm. It informs the entity's culture with respect to child safeguarding.
Child safeguarding policies and procedures	 means any policies or procedures of the entity that address elements of child safety. For example, but not limited to: recruitment; risk management; complaints handling; and acceptable use (information and communication technology).
Church Authority	 means: A. the diocesan bishop (or archbishop, as appropriate) of a diocese or his administrator from time to time; B. the Australian major superior in respect of religious institutes; or C. the canonical steward in relation to a particular Catholic entity in respect of other Catholic entities not referred to in (a) or (b) above.
Civic engagement	means individual and collective actions designed to identify and address issues of public concern. Civic engagement includes citizens working together to make a change or difference in the community. The goal of civic engagement is to address public concerns and promote the quality of the community.
Clergy	means the body of those ordained in sacred ministry in the Church. They are either deacons, priests or bishops.
Cleric	means a member of the clergy.
Clericalist/ism	means an attitude toward clergy/religious characterised by an excessive deference and an assumption of their moral superiority. Pope Francis has said of clericalism that it occurs when "clerics feel they are superior, [and when] they are far from the people." He goes on to say that clericalism can be "fostered by priests themselves or by lay persons". When fostered by priests it may be demonstrated in an attitude where clerics see themselves as self-sufficient, superior to and separate from accountabilities of the world beyond the Church. When fostered by lay people it may be

	demonstrated by thinking that their contributions to the life of the Church are second-rate, or that in all things, surely 'Father knows best'.
	The features of clericalism are not restricted to the ordained (clergy and religious) nor to the Church alone. Abuse of an individual's function, role or power could be considered clericalist and could be exemplified through other attitudes such as not allowing criticism, being didactic rather than dialogical and being controlling rather than caring. It exists in hierarchical institutions such as academia, legal and medical establishments, the police and the military.
Complainant	means any person who makes a complaint that may include any allegation, suspicion, concern, or report of a breach of the entity's code of conduct. It also includes disclosures made to an institution that may be about, or relate to, abuse in the entity's context.
Conflicts of interest	means situations where a conflict arises between a person's official duties and their private interests, which could influence the performance of those official duties. Such conflict generally involves opposing principles or incompatible wishes or needs.
Cultural safety	means an environment that is safe for people of all ethnicities and cultural identities: where there is no assault, challenge or denial of their identity, of who they are and what they need. It is about shared respect, shared meaning, shared knowledge and experience, of learning, living and working together with dignity and truly listening.
Dicastery	means departments of the Roman Curia, including the Secretariat of State, congregations, tribunals, councils and offices.
Diocese	means ecclesiastical jurisdiction under the leadership of a bishop or an archbishop. In this document it is used as an inclusive term, including eparchies, ordinariates and personal prelatures.
Entity	means an entity that has been identified as Catholic by a competent authority within the Catholic Church.
Eparchy	means a term used by the Eastern Catholic Churches to denote ecclesiastical jurisdictions under the leadership of a bishop or an archbishop (also called an eparch or an archeparch).
Exposure to family violence	refer to 'child abuse'.
Formation/formation program	means a program preparing individuals for ordination or profession of vows as well as a life-long journey to the invitation of Christ to proclaim and live the Gospel message within the life of the Church.
Grooming/grooming behaviour	refer to 'child abuse'.
Institutional abuse	means, in the formal setting of an institution, child abuse caused by factors such as:
	 a "closed" culture within an organisation where transparency is discouraged; failure to properly check the backgrounds and interview staff;
	 inadequate training of staff;
	 lack of child protection policies;
	 lack of support of staff by management;
	 poor communication skills; and/or
	poor supervision of staff and children.
Lay/lay person	means members of the Catholic Church other than bishops, priests, deacons and religious.
Leaders	means personnel who are responsible for important governance decisions within a Church entity and/or who lead and coordinate Church improvement initiatives.

Leaders of Religious Institutes	means the person acting in that canonical role (by whatever name) from time to time.
Mentor	means an experienced and trusted advisor or a person who gives a younger or less experienced person help and advice over a period of time.
Ministerial PJP	means a public juridic person established by a religious institute which provides sponsorship and lay leadership for ministries of the religious institute, to ensure their continuation as works of the Catholic Church. The establishing authority for these entities is varied – some ministerial PJPs have been established by the Holy See through the Congregation for Institutes of Consecrated Life and Societies of Apostolic Life and are known as PJPs of pontifical right, others have been authorised by diocesan or provincial bishops. Canon law defines a public juridic person (PJP) as 'an aggregate of persons or things constituted by the competent ecclesial authority to fulfil a proper function given them in view of the common good' [Can. 114 §1].
Ministry	means any activity within, or delivered by, an entity that is designed to carry out the good works of the Catholic Church.
Neglect	refer to 'child abuse'.
Offender	means a person who has admitted abuse or whose responsibility for abuse has been determined by a court of law (criminal or civil), statutory or Church procedure.
Ordinariate	means a non-geographical diocese, an example of which is the Catholic Military Ordinariate of Australia which is administered by a bishop with the faculties of an Ordinary and thus this organisation is known by the term ordinariate.
Overseas clergy and religious	means any cleric or member of a religious institute who is specifically recruited from overseas by a Church Authority or entity.
Personal prelature	means a canonical structure of the Catholic Church which comprises a prelate, clergy and laity who undertake specific pastoral activities. The first personal prelature is Opus Dei.
Personnel	means a cleric, member of a religious institute or other person who is employed by the entity or engaged on a contract, subcontract, voluntary or unpaid basis.
Physical abuse	refer to 'child abuse'.
Position description	means a document which details the role, responsibilities and expectations of a role within an entity and outlines reporting lines.
Professional/pastoral supervision	means a forum for reflection and learning, an interactive dialogue between at least two people, one of whom is professionally trained as a supervisor. The dialogue shapes a process of review, reflection, critique and replenishment for personnel. Supervision is a professional activity in which personnel are engaged regardless of experience or qualification. Supervision assists personnel in their accountabilities for professional standards (including in relation to maintenance of professional boundaries), defined competencies for their role and understanding and implementation of organisational policy and procedures. For clerics and religious, professional/pastoral supervision assists in the maintenance of boundaries of the pastoral relationship and enhances the quality of their ministry. A cleric/ religious' commitment to conscious and critical reflection on their ministry and ministry experiences is recognised as being important for the wellbeing of the cleric/religious, the people with whom they exercise ministry, the wider Church and the community.

Protective behaviours program	means an age-appropriate structured education program to equip children and young people with the skills and knowledge to enhance their personal safety.
Psychological abuse	refer to 'child abuse'.
Religious Institute	means an institute of consecrated life, a secular institute or society of apostolic life, and their provinces or equivalent.
Respondent	means a person against whom a complaint is made.
Safeguarding	means measures to protect the safety, human rights and well-being of individuals, which allow people – in this context children – to live free from abuse, harm and neglect.
Safeguarding Committee	means a committee established to advise and support the Church Authority on all matters relating to safeguarding, including the development and implementation of a Safeguarding Implementation Plan and coordination of annual self-audits at a local level. Committee members need relevant and varied professional expertise in relation to, but not limited to safeguarding, child protection, organisational culture and structure, policy development, and need to include lay women and men.
Safeguarding Co-ordinator	means an individual who champions safeguarding and co-ordinates the implementation of the National Catholic Safeguarding Standards within an entity.
Safeguarding Implementation Plan	means a documented plan which articulates actions to be taken across the entity to ensure safeguarding practices are in place. It includes actions, strategies, responsibilities and delegations and tracks review and progress. It is overseen by the Safeguarding Committee.
Seminary	means a centre for the formation and education of students preparing for ordination.
Sexual abuse	refer to 'child abuse'.
Spiritual abuse	means the abuse of a child that is perpetrated by an individual in a position of authority and trust within the Church, supposedly in the name of God. It can cause a child to have lifelong loss of faith and/or feel distanced from the Church.
Substantiated complaint	means allegations proven to be true or supported with evidence.
Third parties	means any individual, group or organisation outside the entity who either contract services and facilities to or from the entity. For example, groups hiring Church facilities for private or public use (for example birthday parties, men's sheds, exercise groups), companies contracted to provide design and print work for an entity, and consultants.
Working with children check	is a generic term used in the Standards to denote the statutory screening requirement for people who work or volunteer in child-related work. There is no single national framework setting out requirements for 'working with children' checks. Each state or territory in Australia has its own name, procedures and differences in scope regarding what this type of check entails. They are one part of a Church entity's recruitment, selection and screening processes.