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Charter for the Protection of Children and Young People


Preamble

Since 2002, the Church in the United States has experienced a crisis without precedent in our times. The sexual abuse of children and young people by some deacons, priests, and bishops, and the ways in which these crimes and sins were addressed, have caused enormous pain, anger, and confusion. As bishops, we have acknowledged our mistakes and our roles in that suffering, and we apologize and take responsibility again for too often failing victims and the Catholic people in the past. From the depths of our hearts, we bishops express great sorrow and profound regret for what the Catholic people have endured.

Again, with this 2011 revision of the Charter for the Protection of Children and Young People, we reaffirm our deep commitment to creating a safe environment within the Church for children and youth. We have listened to the profound pain and suffering of those victimized by sexual abuse and will continue to respond to their cries. We have agonized over the sinfulness, the criminality, and the breach of trust perpetrated by some members of the clergy. We have determined as best we can the extent of the problem of this abuse of minors by clergy in our country, as well as commissioned a study of the causes and context of this problem.

We continue to have a special care for and a commitment to reaching out to the victims of sexual abuse and their families. The damage caused by sexual abuse of minors is devastating and long-lasting. We apologize to them for the grave harm that has been inflicted on them, and we offer our help for the future. The loss of trust that is often the consequence of such abuse becomes even more tragic when it leads to a loss of the faith that we have a sacred duty to foster. We make our own the words of His Holiness, Pope John Paul II: that the sexual abuse of young people is “by every standard wrong and rightly considered a crime by society; it is also an appalling sin in the eyes of God” (Address to the Cardinals of the United States and Conference Officers, April 23, 2002).

Along with the victims and their families, the entire Catholic community in this country has suffered because of this scandal and its consequences. In the last nine years, the intense public scrutiny of the minority of the ordained who have betrayed their calling has caused the vast majority of faithful priests and deacons to experience enormous vulnerability to being misunderstood in their ministry and even to the possibility of false accusations. We share with them a firm commitment to renewing the image of the vocation to Holy Orders so that it will continue to be perceived as a life of service to others after the example of Christ our Lord.

We, who have been given the responsibility of shepherding God’s people, will, with his help and in full collaboration with all the faithful, continue to work to restore the bonds of trust that unite us. Words alone cannot accomplish this goal. It will begin with the actions we take in our General Assembly and at home in our dioceses and eparchies.
We feel a particular responsibility for “the ministry of reconciliation” (2 Cor 5:18) which God, who reconciled us to himself through Christ, has given us. The love of Christ impels us to ask forgiveness for our own faults but also to appeal to all—to those who have been victimized, to those who have offended, and to all who have felt the wound of this scandal—to be reconciled to God and one another.

Perhaps in a way never before experienced, we have felt the power of sin touch our entire Church family in this country; but as St. Paul boldly says, God made Christ “to be sin who did not know sin, so that we might become the righteousness of God in him” (2 Cor 5:21). May we who have known sin experience as well, through a spirit of reconciliation, God’s own righteousness.

We know that after such profound hurt, healing and reconciliation are beyond human capacity alone. It is God’s grace and mercy that will lead us forward, trusting Christ’s promise: “for God all things are possible” (Mt 19:26).

In working toward fulfilling this responsibility, we have relied first of all on Almighty God to sustain us in faith and in the discernment of the right course to take.

We have received fraternal guidance and support from the Holy See that has sustained us in this time of trial. We have relied on the Catholic faithful of the United States. Nationally and in each diocese, the wisdom and expertise of clergy, religious, and laity have contributed immensely to confronting the effects of the crisis and have taken steps to resolve it. We are filled with gratitude for their great faith, for their generosity, and for the spiritual and moral support that we have received from them.

We acknowledge and affirm the faithful service of the vast majority of our priests and deacons and the love that their people have for them. They deservedly have our esteem and that of the Catholic people for their good work. It is regrettable that their committed ministerial witness has been overshadowed by this crisis.

In a special way, we acknowledge those victims of clergy sexual abuse and their families who have trusted us enough to share their stories and to help us appreciate more fully the consequences of this reprehensible violation of sacred trust.

Let there now be no doubt or confusion on anyone’s part: For us, your bishops, our obligation to protect children and young people and to prevent sexual abuse flows from the mission and example given to us by Jesus Christ himself, in whose name we serve.

As we work to restore trust, we are reminded how Jesus showed constant care for the vulnerable. He inaugurated his ministry with these words of the Prophet Isaiah:

The Spirit of the Lord is upon me,  
because he has anointed me  
to bring glad tidings to the poor.  
He has sent me to proclaim liberty to captives  
and recovery of sight to the blind,  
to let the oppressed go free,  
and to proclaim a year acceptable to the Lord. (Lk 4:18-19)

In Matthew 25, the Lord, in his commission to his apostles and disciples, told them that whenever they show mercy and compassion to the least ones, they show it to him.

Jesus extended this care in a tender and urgent way to children, rebuking his disciples for keeping them away from him: “Let the children come to me” (Mt 19:14). And he uttered a grave warning that
for anyone who would lead the little ones astray, it would be better for such a person “to have a great millstone hung around his neck and to be drowned in the depths of the sea” (Mt 18:6).

We hear these words of the Lord as prophetic for this moment. With a firm determination to restore the bonds of trust, we bishops recommit ourselves to a continual pastoral outreach to repair the breach with those who have suffered sexual abuse and with all the people of the Church.

In this spirit, over the last nine years, the principles and procedures of the Charter have been integrated into church life. The Secretariat of Child and Youth Protection provides the focus for a consistent, ongoing, and comprehensive approach to creating a secure environment for young people throughout the Church in the United States.

The Secretariat also provides the means for us to be accountable for achieving the goals of the Charter, as demonstrated by its annual reports on the implementation of the Charter based on independent compliance audits.

- The National Review Board is carrying on its responsibility to assist in the assessment of diocesan compliance with the Charter for the Protection of Children and Young People.
- The descriptive study of the nature and scope of sexual abuse of minors by Catholic clergy in the United States, commissioned by the National Review Board, has been completed. The resulting study, examining the historical period 1950-2002, by the John Jay College of Criminal Justice provides us with a powerful tool not only to examine our past but also to secure our future against such misconduct.
- The U.S. bishops charged the National Review Board to oversee the completion of the Causes and Context study.
- Victims’ assistance coordinators are in place throughout our nation to assist dioceses in responding to the pastoral needs of those who have been injured by abuse.
- Diocesan/eparchial bishops in every diocese are advised and greatly assisted by diocesan review boards as the bishops make the decisions needed to fulfill the Charter.
- Safe environment programs are in place to assist parents and children—and those who work with children—in preventing harm to young people. These programs continually seek to incorporate the most useful developments in the field of child protection.

Through these steps and many others, we remain committed to the safety of our children and young people.

While it seems that the scope of this disturbing problem of sexual abuse of minors by clergy has been reduced over the last decade, the harmful effects of this abuse continue to be experienced both by victims and dioceses.

Thus it is with a vivid sense of the effort which is still needed to confront the effects of this crisis fully and with the wisdom gained by the experience of the last six years that we have reviewed and revised the Charter for the Protection of Children and Young People. We now re-affirm that we will assist in the healing of those who have been injured, will do all in our power to protect children and young people, and will work with our clergy, religious, and laity to restore trust and harmony in our faith communities, as we pray for God’s kingdom to come, here on earth, as it is in heaven.

To make effective our goals of a safe environment within the Church for children and young people and of preventing sexual abuse of minors by clergy in the future, we, the members of the United States Conference of Catholic Bishops, have outlined in this Charter a series of practical and pastoral steps, and we commit ourselves to taking them in our dioceses and eparchies.
To Promote Healing and Reconciliation with Victims/Survivors of Sexual Abuse of Minors

ARTICLE 1. Dioceses/eparchies are to reach out to victims/survivors and their families and demonstrate a sincere commitment to their spiritual and emotional well-being. The first obligation of the Church with regard to the victims is for healing and reconciliation. Each diocese/eparchy is to continue its outreach to every person who has been the victim of sexual abuse* as a minor by anyone in church service, whether the abuse was recent or occurred many years in the past. This outreach may include provision of counseling, spiritual assistance, support groups, and other social services agreed upon by the victim and the diocese/eparchy.

Through pastoral outreach to victims and their families, the diocesan/eparchial bishop or his representative is to offer to meet with them, to listen with patience and compassion to their experiences and concerns, and to share the “profound sense of solidarity and concern” expressed by His Holiness, Pope John Paul II, in his Address to the Cardinals of the United States and Conference Officers (April 23, 2002). Pope Benedict XVI, too, in his address to the U.S. bishops in 2008 said of the clergy sexual abuse crisis, “It is your God-given responsibility as pastors to bind up the wounds caused by every breach of trust, to foster healing, to promote reconciliation and to reach out with loving concern to those so seriously wronged.”

We bishops and eparchs commit ourselves to work as one with our brother priests and deacons to foster reconciliation among all people in our dioceses/eparchies. We especially commit ourselves to work with those individuals who were themselves abused and the communities that have suffered because of the sexual abuse of minors that occurred in their midst.

ARTICLE 2. Dioceses/eparchies are to have policies and procedures in place to respond promptly to any allegation where there is reason to believe that sexual abuse of a minor has occurred. Dioceses/eparchies are to have a competent person or persons to coordinate assistance for the immediate pastoral care of persons who report having been sexually abused as minors by clergy or other church personnel. The procedures for those making a complaint are to be readily available in printed form in the principal languages in which the liturgy is celebrated in the diocese/eparchy and be the subject of public announcements at least annually.

Dioceses/eparchies are also to have a review board that functions as a confidential consultative body to the bishop/eparch. The majority of its members are to be lay persons not in the employ of the diocese/eparchy (see Norm 5 in Essential Norms for Diocesan/Eparchial Policies Dealing with Allegations of Sexual Abuse of Minors by Priests or Deacons, 2006). This board is to advise the diocesan/eparchial bishop in his assessment of allegations of sexual abuse of minors and in his determination of a cleric’s suitability for ministry. It is regularly to review diocesan/eparchial policies and procedures for dealing with sexual abuse of minors. Also, the board can review these matters both retrospectively and prospectively and give advice on all aspects of responses in connection with these cases.

ARTICLE 3. Dioceses/eparchies are not to enter into settlements which bind the parties to confidentiality unless the victim/survivor requests confidentiality and this request is noted in the text of the agreement.

To Guarantee an Effective Response to Allegations of Sexual Abuse of Minors

ARTICLE 4. Dioceses/eparchies are to report an allegation of sexual abuse of a person who is a minor to the public authorities. Dioceses/eparchies are to comply with all applicable civil laws with
respect to the reporting of allegations of sexual abuse of minors to civil authorities and cooperate in their investigation in accord with the law of the jurisdiction in question. Dioceses/eparchies are to cooperate with public authorities about reporting cases even when the person is no longer a minor.

In every instance, dioceses/eparchies are to advise victims of their right to make a report to public authorities and support this right.

**ARTICLE 5.** We affirm the words of His Holiness, Pope John Paul II, in his Address to the Cardinals of the United States and Conference Officers: “There is no place in the priesthood or religious life for those who would harm the young.”

Sexual abuse of a minor by a cleric is a crime in the universal law of the Church (CIC, c. 1395 §2; CCEO, c. 1453 §1). Because of the seriousness of this matter, jurisdiction has been reserved to the Congregation for the Doctrine of the Faith (Motu proprio Sacramentorum sanctitatis tutela, AAS 93, 2001). Sexual abuse of a minor is also a crime in all civil jurisdictions in the United States.

Diocesan/eparchial policy is to provide that for even a single act of sexual abuse of a minor*—whenever it occurred—which is admitted or established after an appropriate process in accord with canon law, the offending priest or deacon is to be permanently removed from ministry and, if warranted, dismissed from the clerical state. In keeping with the stated purpose of this Charter, an offending priest or deacon is to be offered therapeutic professional assistance both for the purpose of prevention and also for his own healing and well-being.

The diocesan/eparchial bishop is to exercise his power of governance, within the parameters of the universal law of the Church, to ensure that any priest or deacon subject to his governance who has committed even one act of sexual abuse of a minor as described below (see note) shall not continue in ministry.

A priest or deacon who is accused of sexual abuse of a minor is to be accorded the presumption of innocence during the investigation of the allegation and all appropriate steps are to be taken to protect his reputation. He is to be encouraged to retain the assistance of civil and canonical counsel. If the allegation is deemed not substantiated, every step possible is to be taken to restore his good name, should it have been harmed.

In fulfilling this article, dioceses/eparchies are to follow the requirements of the universal law of the Church and of the *Essential Norms* approved for the United States.

**ARTICLE 6.** There are to be clear and well publicized diocesan/eparchial standards of ministerial behavior and appropriate boundaries for clergy and for any other paid personnel and volunteers of the Church in positions of trust who have regular contact with children and young people.

**ARTICLE 7.** Dioceses/eparchies are to be open and transparent in communicating with the public about sexual abuse of minors by clergy within the confines of respect for the privacy and the reputation of the individuals involved. This is especially so with regard to informing parish and other church communities directly affected by the sexual abuse of a minor.

**To Ensure the Accountability of Our Procedures**

**ARTICLE 8.** By the authority of the United States Conference of Catholic Bishops, the mandate of the Ad Hoc Committee on Sexual Abuse is renewed, and it is now constituted the Committee on the Protection of Children and Young People. It becomes a standing committee of the Conference. Its
membership is to include representation from all the episcopal regions of the country, with new appointments staggered to maintain continuity in the effort to protect children and youth.

The Committee is to advise the USCCB on all matters related to child and youth protection and is to oversee the development of the plans, programs, and budget of the Secretariat of Child and Youth Protection. It is to provide the USCCB with comprehensive planning and recommendations concerning child and youth protection by coordinating the efforts of the Secretariat and the National Review Board.

ARTICLE 9. The Secretariat of Child and Youth Protection, established by the Conference of Catholic Bishops, is to staff the Committee on the Protection of Children and Young People and be a resource for dioceses/eparchies for the implementation of “safe environment” programs and for suggested training and development of diocesan personnel responsible for child and youth protection programs, taking into account the financial and other resources, as well as the population, area, and demographics of the diocese/eparchy.

The Secretariat is to produce an annual public report on the progress made in implementing and maintaining the standards in this Charter. The report is to be based on an annual audit process whose method, scope, and cost are to be approved by the Administrative Committee on the recommendation of the Committee on the Protection of Children and Young People. This public report is to include the names of those dioceses/eparchies which the audit shows are not in compliance with the provisions and expectations of the Charter.

As a member of the Conference staff, the Executive Director of the Secretariat is appointed by and reports to the General Secretary. The Executive Director is to provide the Committee on the Protection of Children and Young People and the National Review Board with regular reports of the Secretariat’s activities.

ARTICLE 10. The whole Church, especially the laity, at both the diocesan and national levels, needs to be engaged in maintaining safe environments in the Church for children and young people.

The Committee on the Protection of Children and Young People is to be assisted by the National Review Board, a consultative body established in 2002 by the USCCB. The Board will review the annual report of the Secretariat of Child and Youth Protection on the implementation of this Charter in each diocese/eparchy and any recommendations that emerge from it, and offer its own assessment regarding its approval and publication to the Conference President.

The Board will also advise the Conference President on future members. The Board members are appointed by the Conference President in consultation with the Administrative Committee and are accountable to him and to the USCCB Executive Committee. Before a candidate is contacted, the Conference President is to seek and obtain, in writing, the endorsement of the candidate’s diocesan bishop. The Board is to operate in accord with the statutes and bylaws of the USCCB and within procedural guidelines developed by the Board in consultation with the Committee on the Protection of Children and Young People and approved by the USCCB Administrative Committee. These guidelines set forth such matters as the Board’s purpose and responsibility, officers, terms of office, and frequency of reports to the Conference President on its activities.

The Board will offer its advice as it collaborates with the Committee on the Protection of Children and Young People on matters of child and youth protection, specifically on policies and best practices. The Board and Committee on the Protection of Children and Young People will meet jointly several times a year.
The Board will review the work of the Secretariat of Child and Youth Protection and make recommendations to the Director. It will assist the Director in the development of resources for dioceses.

The Board will offer its assessment of the *Causes and Context* study to the Conference, along with any recommendations suggested by the study.

**ARTICLE 11.** The President of the Conference is to inform the Holy See of this revised *Charter* to indicate the manner in which we, the Catholic bishops, together with the entire Church in the United States, intend to continue our commitment to the protection of children and young people. The President is also to share with the Holy See the annual reports on the implementation of the *Charter.*

**To Protect the Faithful in the Future**

**ARTICLE 12.** Dioceses/eparchies are to maintain “safe environment” programs which the diocesan/eparchial bishop deems to be in accord with Catholic moral principles. They are to be conducted cooperatively with parents, civil authorities, educators, and community organizations to provide education and training for children, youth, parents, ministers, educators, volunteers, and others about ways to make and maintain a safe environment for children and young people. Dioceses/eparchies are to make clear to clergy and all members of the community the standards of conduct for clergy and other persons in positions of trust with regard to children.

**ARTICLE 13.** Dioceses/eparchies are to evaluate the background of all incardinated and non-incardinated priests and deacons who are engaged in ecclesiastical ministry in the diocese/eparchy and of all diocesan/eparchial and parish/school or other paid personnel and volunteers whose duties include ongoing, unsupervised contact with minors. Specifically, they are to utilize the resources of law enforcement and other community agencies. In addition, they are to employ adequate screening and evaluative techniques in deciding the fitness of candidates for ordination (cf. United States Conference of Catholic Bishops, *Program of Priestly Formation* [Fifth Edition], 2006, no. 39).

**ARTICLE 14.** Transfers of clergy who have committed an act of sexual abuse against a minor for residence, including retirement, shall be as in accord with Norm 12 of the Essential Norms. (Cf. *Proposed Guidelines on the Transfer or Assignment of Clergy and Religious*, adopted by the USCCB, the Conference of Major Superiors of Men (CMSM), the Leadership Conference of Women Religious (LCWR), and the Council of Major Superiors of Women Religious (CMSWR) in 1993.)

**ARTICLE 15.** To ensure continuing collaboration and mutuality of effort in the protection of children and young people on the part of the bishops and religious ordinaries, two representatives of the Conference of Major Superiors of Men are to serve as consultants to the Committee on the Protection of Children and Young People. At the invitation of the Major Superiors, the Committee will designate two of its members to consult with its counterpart at CMSM. Diocesan/eparchial bishops and major superiors of clerical institutes or their delegates are to meet periodically to coordinate their roles concerning the issue of allegations made against a cleric member of a religious institute ministering in a diocese/eparchy.

**ARTICLE 16.** Given the extent of the problem of the sexual abuse of minors in our society, we are willing to cooperate with other churches and ecclesial communities, other religious bodies, institutions of learning, and other interested organizations in conducting research in this area.

**ARTICLE 17.** We commit ourselves to work individually in our dioceses/eparchies and together as a Conference, through the appropriate committees, to strengthen our programs both for initial priestly formation and for the ongoing formation of priests. With renewed urgency, we will promote programs of human formation for chastity and celibacy for both seminarians and priests based upon the criteria...
found in *Pastores Dabo Vobis*, the *Program of Priestly Formation*, the *Basic Plan for the Ongoing Formation of Priests*, and the results of the Apostolic Visitation. We will continue to assist priests, deacons, and seminarians in living out their vocation in faithful and integral ways.

**Conclusion**

As we wrote in 2002, “It is within this context of the essential soundness of the priesthood and of the deep faith of our brothers and sisters in the Church that we know that we can meet and resolve this crisis for now and the future.”

We wish to reaffirm once again that the vast majority of priests and deacons serve their people faithfully and that they have the esteem and affection of their people. They also have our love and esteem and our commitment to their good names and well-being.

An essential means of dealing with the crisis is prayer for healing and reconciliation, and acts of reparation for the grave offense to God and the deep wound inflicted upon his holy people. Closely connected to prayer and acts of reparation is the call to holiness of life and the care of the diocesan/eparchial bishop to ensure that he and his priests avail themselves of the proven ways of avoiding sin and growing in holiness of life.

It is with reliance on prayer and penance that we renew the pledges which we made in the original Charter:

- **We pledge most solemnly to one another and to you, God’s people, that we will work to our utmost for the protection of children and youth.**
- **We pledge that we will devote to this goal the resources and personnel necessary to accomplish it.**
- **We pledge that we will do our best to ordain to the priesthood and put into positions of trust only those who share this commitment to protecting children and youth.**
- **We pledge that we will work toward healing and reconciliation for those sexually abused by clerics.**

Much has been done to honor these pledges. We devoutly pray that God who has begun this good work in us will bring it to fulfillment.

This Charter is published for the dioceses/eparchies of the United States. It is to be reviewed again after two years by the Committee on the Protection of Children and Young People with the advice of the National Review Board. The results of this review are to be presented to the full Conference of Bishops for confirmation.

**NOTE:**

* For purposes of this Charter, the offense of sexual abuse of a minor will be understood in accord with the provisions of *Sacramentorum sanctitatis tutela* (SST), article 6, which reads:

  §1. The more grave delicts against morals which are reserved to the Congregation for the Doctrine of the Faith are:

  1o the delict against the sixth commandment of the Decalogue committed by a cleric with a minor below the age of eighteen years; in this case, a person who habitually lacks the use of reason is to be considered equivalent to a minor.

  2o the acquisition, possession, or distribution by a cleric of pornographic images of minors under the age of fourteen, for purposes of sexual gratification, by whatever means or using whatever technology;

  §2. A cleric who commits the delicts mentioned above in §1 is to be punished according to the gravity of his crime, not excluding dismissal or deposition.
In view of the Circular Letter from the Congregation for the Doctrine of the Faith, dated May 3, 2011, which calls for “mak[ing] allowance for the legislation of the country where the Conference is located,” Section III(g), we will apply the federal legal age for defining child pornography, which includes pornographic images of minors under the age of eighteen, for assessing a cleric’s suitability for ministry and for complying with civil reporting statutes.

If there is any doubt whether a specific act qualifies as an external, objectively grave violation, the writings of recognized moral theologians should be consulted, and the opinions of recognized experts should be appropriately obtained (Canonical Delicts Involving Sexual Misconduct and Dismissal from the Clerical State, 1995, p. 6). Ultimately, it is the responsibility of the diocesan bishop/eparch, with the advice of a qualified review board, to determine the gravity of the alleged act.

LoSec Manual/Safe Environment 3-2017

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Essential Norms for Diocesan/Eparchial Policies Dealing with Allegations of Sexual Abuse of Minors by Priests or Deacons

First Approved by the Congregation for Bishops, December 8, 2002

Preamble

On June 14, 2002, the United States Conference of Catholic Bishops approved a Charter for the Protection of Children and Young People. The charter addresses the Church’s commitment to deal appropriately and effectively with cases of sexual abuse of minors by priests, deacons, and other church personnel (i.e., employees and volunteers). The bishops of the United States have promised to reach out to those who have been sexually abused as minors by anyone serving the Church in ministry, employment, or a volunteer position, whether the sexual abuse was recent or occurred many years ago. They stated that they would be as open as possible with the people in parishes and communities about instances of sexual abuse of minors, with respect always for the privacy and the reputation of the individuals involved. They have committed themselves to the pastoral and spiritual care and emotional well-being of those who have been sexually abused and of their families.

In addition, the bishops will work with parents, civil authorities, educators, and various organizations in the community to make and maintain the safest environment for minors. In the same way, the bishops have pledged to evaluate the background of seminary applicants as well as all church personnel who have responsibility for the care and supervision of children and young people.

Therefore, to ensure that each diocese/eparchy in the United States of America will have procedures in place to respond promptly to all allegations of sexual abuse of minors, the United States Conference of Catholic Bishops decrees these norms for diocesan/eparchial policies dealing with allegations of sexual abuse of minors by diocesan and religious priests or deacons. These norms are complementary to the universal law of the Church and are to be interpreted in accordance with that law. The Church has traditionally considered the sexual abuse of minors a grave delict and punishes the offender with penalties, not excluding dismissal from the clerical state if the case so warrants.
For purposes of these Norms, sexual abuse shall include any offense by a cleric against the Sixth
Commandment of the Decalogue with a minor as understood in CIC, canon 1395 §2, and CCEO,
canon 1453 §1 (*Sacramentorum sanctitatis tutela*, article 6 §1).

NORMS

1. These Essential Norms have been granted *recognitio* by the Holy See. Having been legitimately
promulgated in accordance with the practice of the United States Conference of Catholic Bishops on
May 5, 2006, they constitute particular law for all the dioceses/eparchies of the United States of
America.

2. Each diocese/eparchy will have a written policy on the sexual abuse of minors by priests and
deacons, as well as by other church personnel. This policy is to comply fully with, and is to specify in
more detail, the steps to be taken in implementing the requirements of canon law, particularly CIC,
canons 1717-1719, and CCEO, canons 1468-1470. A copy of this policy will be filed with the United
States Conference of Catholic Bishops within three months of the effective date of these norms.
Copies of any eventual revisions of the written diocesan/eparchial policy are also to be filed with the
United States Conference of Catholic Bishops within three months of such modifications.

3. Each diocese/eparchy will designate a competent person to coordinate assistance for the
immediate pastoral care of persons who claim to have been sexually abused when they were minors
by priests or deacons.

4. To assist diocesan/eparchial bishops, each diocese/eparchy will also have a review board which
will function as a confidential consultative body to the bishop/eparch in discharging his
responsibilities. The functions of this board may include

   a) advising the diocesan bishop/eparch in his assessment of allegations of sexual abuse of minors
      and in his determination of suitability for ministry;

   b) reviewing diocesan/eparchial policies for dealing with sexual abuse of minors; and

   c) offering advice on all aspects of these cases, whether retrospectively or prospectively.

5. The review board, established by the diocesan/eparchial bishop, will be composed of at least five
persons of outstanding integrity and good judgment in full communion with the Church. The majority
of the review board members will be lay persons who are not in the employ of the diocese/eparchy;
but at least one member should be a priest who is an experienced and respected pastor of the
diocese/eparchy in question, and at least one member should have particular expertise in the treatment
of the sexual abuse of minors. The members will be appointed for a term of five years, which can be
renewed. It is desirable that the Promoter of Justice participate in the meetings of the review board.

6. When an allegation of sexual abuse of a minor by a priest or deacon is received, a preliminary
investigation in accordance with canon law will be initiated and conducted promptly and objectively
(CIC, c. 1717; CCEO, c. 1468). During the investigation the accused enjoys the presumption of
innocence, and all appropriate steps shall be taken to protect his reputation. The accused will be
encouraged to retain the assistance of civil and canonical counsel and will be promptly notified of the
results of the investigation. When there is sufficient evidence that sexual abuse of a minor has
occurred, the Congregation of the Doctrine of the Faith shall be notified. The bishop/eparch shall then
apply the precautionary measures mentioned in CIC, canon 1722, or CCEO, canon 1473—i.e.,
withdraw the accused from exercising the sacred ministry or any ecclesiastical office or function, impose or prohibit residence in a given place or territory, and prohibit public participation in the Most Holy Eucharist pending the outcome of the process.\(^4\)

7. The alleged offender may be requested to seek, and may be urged voluntarily to comply with, an appropriate medical and psychological evaluation at a facility mutually acceptable to the diocese/eparchy and to the accused.

8. When even a single act of sexual abuse by a priest or deacon is admitted or is established after an appropriate process in accord with canon law, the offending priest or deacon will be removed permanently from ecclesiastical ministry, not excluding dismissal from the clerical state, if the case so warrants (SST, Art. 6; CIC, c. 1395 §2; CCEO, c. 1453 §1). \(^5\)

- In every case involving canonical penalties, the processes provided for in canon law must be observed, and the various provisions of canon law must be considered (cf. *Canonical Delicts Involving Sexual Misconduct and Dismissal from the Clerical State*, 1995; Letter from the Congregation for the Doctrine of the Faith, May 18, 2001). Unless the Congregation for the Doctrine of the Faith, having been notified, calls the case to itself because of special circumstances, it will direct the diocesan bishop/eparch to proceed (Article 13, “Procedural Norms” for *Motu proprio Sacramentorum sanctitatis tutela*, AAS, 93, 2001, p. 787). If the case would otherwise be barred by prescription, because sexual abuse of a minor is a grave offense, the bishop/eparch may apply to the Congregation for the Doctrine of the Faith for a derogation from the prescription, while indicating relevant grave reasons. For the sake of canonical due process, the accused is to be encouraged to retain the assistance of civil and canonical counsel. When necessary, the diocese/eparchy will supply canonical counsel to a priest. The provisions of CIC, canon 1722, or CCEO, canon 1473, shall be implemented during the pendency of the penal process.

- If the penalty of dismissal from the clerical state has not been applied (e.g., for reasons of advanced age or infirmity), the offender ought to lead a life of prayer and penance. He will not be permitted to celebrate Mass publicly or to administer the sacraments. He is to be instructed not to wear clerical garb, or to present himself publicly as a priest.

9. At all times, the diocesan bishop/eparch has the executive power of governance, within the parameters of the universal law of the Church, through an administrative act, to remove an offending cleric from office, to remove or restrict his faculties, and to limit his exercise of priestly ministry. \(^6\) Because sexual abuse of a minor by a cleric is a crime in the universal law of the Church (CIC, c. 1395 §2; CCEO, c. 1453 §1) and is a crime in all civil jurisdictions in the United States, for the sake of the common good and observing the provisions of canon law, the diocesan bishop/eparch shall exercise this power of governance to ensure that any priest or deacon who has committed even one act of sexual abuse of a minor as described above shall not continue in active ministry. \(^7\)

10. The priest or deacon may at any time request a dispensation from the obligations of the clerical state. In exceptional cases, the bishop/eparch may request of the Holy Father the dismissal of the priest or deacon from the clerical state *ex officio*, even without the consent of the priest or deacon.

11. The diocese/eparchy will comply with all applicable civil laws with respect to the reporting of allegations of sexual abuse of minors to civil authorities and will cooperate in their investigation. In every instance, the diocese/eparchy will advise and support a person’s right to make a report to public authorities. \(^8\)

12. No priest or deacon who has committed an act of sexual abuse of a minor may be transferred for a ministerial assignment in another diocese/eparchy. Every bishop/eparch who receives a priest or deacon from outside his jurisdiction will obtain the necessary information regarding any past act of sexual abuse of a minor by the priest or deacon in question.
Before such a diocesan/eparchial priest or deacon can be transferred for residence to another diocese/eparchy, his diocesan/eparchial bishop shall forward, in a confidential manner, to the bishop of the proposed place of residence any and all information concerning any act of sexual abuse of a minor and any other information indicating that he has been or may be a danger to children or young people.

In the case of the assignment for residence of such a clerical member of an institute or a society into a local community within a diocese/eparchy, the major superior shall inform the diocesan/eparchial bishop and share with him in a manner respecting the limitations of confidentiality found in canon and civil law all information concerning any act of sexual abuse of a minor and any other information indicating that he has been or may be a danger to children and young people. This will be done with due recognition of the legitimate authority of the bishop/eparch; of the provisions of CIC, canon 678 (CCEO, canons 415 §1 and 554 §2), and of CIC, canon 679; and of the autonomy of the religious life (CIC, c. 586).

13. Care will always be taken to protect the rights of all parties involved, particularly those of the person claiming to have been sexually abused and of the person against whom the charge has been made. When an accusation has been shown to be unfounded, every step possible will be taken to restore the good name of the person falsely accused.

Notes
1. These Norms constitute particular law for the dioceses, eparchies, clerical religious institutes, and societies of apostolic life of the United States with respect to all priests and deacons in the ecclesiastical ministry of the Church in the United States. When a major superior of a clerical religious institute or society of apostolic life applies and interprets them for the internal life and governance of the institute or society, he has the obligation to do so according to the universal law of the Church and the proper law of the institute or society.

2. If there is any doubt whether a specific act qualifies as an external, objectively grave violation, the writings of recognized moral theologians should be consulted, and the opinions of recognized experts should be appropriately obtained (Canonical Delicts, p. 6). Ultimately, it is the responsibility of the diocesan bishop/eparch, with the advice of a qualified review board, to determine the gravity of the alleged act.

3. Due regard must be given to the proper legislative authority of each Eastern Catholic Church.

4. Article 19 Sacramentorum sanctitatis tutela states, “With due regard for the right of the Ordinary to impose from the outset of the preliminary investigation those measures which are established in can. 1722 of the Code of Canon Law, or in can. 1473 of the Code of Canons of the Eastern Churches, the respective presiding judge may, at the request of the Promoter of Justice, exercise the same power under the same conditions determined in the canons themselves.”

5. For purposes of these Norms, the offense of sexual abuse of a minor will be understood in accord with the provisions of Sacramentorum sanctitatis tutela (SST), article 6, which reads:

§1. The more grave delicts against morals which are reserved to the Congregation for the Doctrine of the Faith are:

1. the delict against the sixth commandment of the Decalogue committed by a cleric with a minor below the age of eighteen years; in this case, a person who habitually lacks the use of reason is to be considered equivalent to a minor.

2. the acquisition, possession, or distribution by a cleric of pornographic images of minors under the age of fourteen, for purposes of sexual gratification, by whatever means or using whatever technology;

§2. A cleric who commits the delicts mentioned above in §1 is to be punished according to the gravity of his crime, not excluding dismissal or deposition.

If there is any doubt whether a specific act qualifies as an external, objectively grave violation, the writings of recognized moral theologians should be consulted, and the opinions of recognized experts should be appropriately obtained.
Ultimately, it is the responsibility of the diocesan bishop/eparch, with the advice of a qualified review board, to determine the gravity of the alleged act. Removal from ministry is required whether or not the cleric is diagnosed by qualified experts as a pedophile or as suffering from a related sexual disorder that requires professional treatment. With regard to the use of the phrase “ecclesiastical ministry,” by clerical members of institutes of consecrated life and societies of apostolic life, the provisions of canons 678 and 738 also apply, with due regard for canons 586 and 732.


7. The diocesan bishop/eparch may exercise his executive power of governance to take one or more of the following administrative actions (CIC, cc. 381, 129ff.; CCEO, cc. 178, 979ff.):
   a. He may request that the accused freely resign from any currently held ecclesiastical office (CIC, cc. 187-189; CCEO, cc. 967-971).
   b. Should the accused decline to resign and should the diocesan bishop/eparch judge the accused to be truly not suitable (CIC, c. 149 §1; CCEO, c. 940) at this time for holding an office previously freely conferred (CIC, c. 157), then he may remove that person from office observing the required canonical procedures (CIC, cc. 192-195, 1740-1747; CCEO, cc. 974-977, 1389-1396).
   c. For a cleric who holds no office in the diocese/eparchy, any previously delegated faculties may be administratively removed (CIC, cc. 391 §1 and 142 §1; CCEO, cc. 191 §1 and 992 §1), while any de iure faculties may be removed or restricted by the competent authority as provided in law (e.g., CIC, c. 764; CCEO, c. 610 §§2-3).
   d. The diocesan bishop/eparch may also determine that circumstances surrounding a particular case constitute the just and reasonable cause for a priest to celebrate the Eucharist with no member of the faithful present (CIC, c. 906). The bishop may forbid the priest to celebrate the Eucharist publicly and to administer the sacraments, for the good of the Church and for his own good.
   e. Depending on the gravity of the case, the diocesan bishop/eparch may also dispense (CIC, cc. 85-88; CCEO, cc. 1536 §1–1538) the cleric from the obligation of wearing clerical attire (CIC, c. 284; CCEO, c. 387) and may urge that he not do so, for the good of the Church and for his own good.

These administrative actions shall be taken in writing and by means of decrees (CIC, cc. 47-58; CCEO, cc. 1510 §2, 1º-2º, 1511, 1513 §§2-3 and 5, 1514, 1517 §1, 1518, 1519 §2, 1520) so that the cleric affected is afforded the opportunity of recourse against them in accord with canon law (CIC, cc. 1734ff.; CCEO, cc. 999ff.).

8. The necessary observance of the canonical norms internal to the Church is not intended in any way to hinder the course of any civil action that may be operative. At the same time, the Church reaffirms her right to enact legislation binding on all her members concerning the ecclesiastical dimensions of the delict of sexual abuse of minors.
A Statement of Episcopal Commitment

We bishops pledge again to respond to the demands of the Charter in a way that manifests our accountability to God, to God’s people, and to one another. Individually and together, we acknowledge mistakes in the past when some bishops transferred, from one assignment to another, priests who abused minors. We recognize our roles in the suffering this has caused, and we continue to ask forgiveness for it.

Without at all diminishing the importance of broader accountability, this statement focuses on the accountability which flows from our episcopal communion and fraternal solidarity, a moral responsibility we have with and for each other.

While bishops are ordained primarily for their diocese or eparchy, we are called as well to protect the unity and to promote the common discipline of the whole Church (CIC, c. 392; CCEO, c. 201). Participating in the college of bishops, each bishop is responsible to act in a manner that reflects both effective and affective collegiality.

Respecting the legitimate rights of bishops who are directly accountable to the Holy See, in a spirit of collegiality and fraternity we renew our commitment to the following:

1. Within each province, we will assist each other to interpret correctly and implement the Charter for the Protection of Children and Young People, always respecting Church law and striving to reflect the Gospel.

2. We will apply the requirements of the Charter also to ourselves, respecting always Church law as it applies to bishops. Therefore, if a bishop is accused of the sexual abuse of a minor, the accused bishop is obliged to inform the Apostolic Nuncio. If another bishop becomes aware of the sexual abuse of a minor by another bishop or of an allegation of the sexual abuse of a minor by a bishop, he too is obliged to inform the Apostolic Nuncio and comply with applicable civil laws.

3. In cases of financial demands for settlements involving allegations of any sexual misconduct by a bishop, he, or any of us who become aware of it, is obliged to inform the Apostolic Nuncio.

4. Within each of our provinces, as an expression of collegiality, including fraternal support, fraternal challenge and fraternal correction, we will engage in ongoing mutual reflection upon our commitment to holiness of life and upon the exercise of our episcopal ministry.

In making this statement, we firmly uphold the dignity of every human being and renew our commitment to live and promote the chastity required of all followers of Christ and especially of deacons, priests and bishops.

This Statement of Episcopal Commitment will be reviewed by the Committee on Clergy, Consecrated Life and Vocations upon the next review of the Charter.

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**Harassment**

The employer is committed to providing a work environment which is free from all forms of harassment. Harassment has no place in the work environment. Accordingly, the employer does not authorize and will not tolerate any form of harassment of, or by any employee based on race/color/national origin/ancestry, age, handicap, disability, marital status, sex/gender, sexual orientation, or any classification protected by law. The term “harassment” includes, but is not limited to offensive language, jokes, or other verbal, graphic or physical conduct which would make a reasonable person experiencing such harassment uncomfortable in the work environment, or which could interfere with the person’s job performance. Any employee who violates this policy is subject to corrective action up to and including immediate discharge.

More specifically, **sexual harassment** is unlawful and will not be tolerated. Harassment on the basis of sex is defined as “unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature when:

1. submission to such conduct is made either explicitly or implicitly a term or condition of employment,
2. submission to or rejection of such conduct by an individual is used as a basis for employment decisions affecting such individual, or
3. such conduct has the purpose or effect of substantially interfering with an individual’s work performance or creating an intimidating, hostile, or offensive working environment,
4. harassment by a supervisor towards a subordinate, whether or not the behavior creates a hostile work environment.”

Any employee who believes he/she has been subjected to, or witnessed an incident of sexual or other prohibited harassment, must report the matter.

In cases of verbal or sexual harassment, the person should first tell the offender that his/her behavior is unwelcome and unacceptable. If the harassing behavior continues, or if the harassment is physical, the person should report the occurrence to his/her immediate supervisor and follow the procedure outlined in “Our Promise to Protect...”.

In addition, **sexual exploitation** occurs when one’s authority and power are used to coerce another individual into sexual relations or to punish the other for his/her refusal. Sexual exploitation also occurs when a person in a professional capacity engages in sexual relations with a client.

Employees who engage in harassment or sexual exploitation are subject to disciplinary action or termination depending on the circumstances.

Complete policies on sexual misconduct can be found in the “Our Promise to Protect...”. 
Whistleblower

The purpose of this policy is to protect those individuals who want to raise issues of illegal, dishonest, or unethical behavior with the assurance of not becoming a target of subsequent recrimination. This formal policy has been implemented in the spirit of the initiatives of the Sarbanes-Oxley Act that was signed into law in July, 2002. This law prohibits publicly traded companies from taking any adverse employment action against an employee because of his/her protected whistleblowing activities, but some of the concepts are appropriate for non-profit organizations as well.

A whistleblower is defined by this policy as an employee of the parish, school, or other associated entity who reports an activity that he/she reasonably believes to be illegal or dishonest or reports unethical behavior to one or more of the parties specified in this Policy. The whistleblower is not responsible for investigating the activity or for determining fault or corrective measures; appropriate management officials are charged with these responsibilities.

“Dishonest” or “unethical” is defined as violating some objective and publicly identifiable standard of conduct, not merely the reporter’s subjective opinion. Examples of illegal or dishonest activities are violations of federal, state or local laws; billing for services not performed or for goods not delivered; or other fraudulent financial reporting. Examples of dishonest and unethical behavior include violations of employer policies in the respective Employee Personnel Manual, Code of Personal and Ethical Conduct, “Our Promise to Protect…” or similar published policies.

If an employee has knowledge of or a concern of illegal, dishonest, or fraudulent activity or of unethical behavior, the employee is to contact: his/her immediate supervisor or Diocesan Director of Administration or Diocesan Assistance Coordinator or Human Resources Director.

An employee who intentionally files a false report of wrongdoing will be subject to discipline up to and including termination.

Whistleblower protections are provided in two important areas – confidentially and against retaliation. To the extent practical under the circumstances, the confidentially of the whistleblower will be maintained. However, identity may have to be disclosed to conduct a thorough investigation, to comply with the law and employer policy and to provide accused individuals their legal rights of defense. The employer and associated entities will not retaliate against a whistleblower. This includes, but is not limited to, protection from retaliation in the form of an adverse employment action such as termination, compensation decreases, poor work assignments and threats of physical harm for making a report. Any whistleblower who believes he/she is being retaliated against must contact their immediate supervisor or the Diocesan Director of Administration or the Diocesan Assistance Coordinator or the Director of Human Resources immediately either through written or verbal communication, i.e., signed written letter, in-person visit, etc. The right of a whistleblower for protection against retaliation does not include immunity from personal complicity in wrongdoing or any other misconduct.
Social Media Policy

The employer respects the right of employees to use personal websites, social networks and weblogs during non-working hours as a medium of self-expression. Employees should bear in mind, however, that although websites, social networks and weblogs are generally viewed as a medium of personal expression, the posting of certain comments and information may have a harmful effect on the employer, its reputation, and its employees. In light of this possibility, we require that employees adhere to the following policy regarding the use of personal and professional websites, social networks and weblogs.

- Employees should not create, post or otherwise access weblogs, social networks or personal websites for personal use during normal working hours. Employees may access websites, weblogs and social networks for legitimate professional job-related purposes during the workday with the approval of their direct supervisor or manager.

- If you identify yourself as an employee of your organization on a personal website, weblog or social network, please make it clear to your readers that the views you express are yours alone and that they do not necessarily reflect the views of a Catholic entity within the Diocese of Green Bay, i.e., parish, school, etc.

- In the event that you identify yourself as an employee, to help reduce the potential for confusion, we require that you put the following notice in a reasonable prominent place on your site (e.g., at the bottom of your personal profile page):

  “The views expressed on this website/weblog/social network are mine alone and do not necessarily reflect the views of my employer.”

- Employees are reminded to uphold the Code of Personal and Ethical Conduct outlined in the Employee Personnel Manual & “Our Promise to Protect…”.

- Employees are prohibited from disclosing on personal or professional websites, weblogs or social networks, any information that is confidential or proprietary to the employer or to any third party that has disclosed information to the employer.

- The employer has exclusive rights with respect to certain concepts and developments you produce that are related to employer business. Employees may not use employer trademarks on their site or reproduce any employer materials or logos.

- Employees are prohibited from providing a link or otherwise referring to the employer website on their personal website, social networks or weblogs without specific written authorization from the supervisor or manager. Any such link must be removed upon request of the employer.

- The employer will not tolerate the posting of obscene, harassing, offensive, derogatory or defamatory comments and images which reflects/discredits or causes embarrassment to the employer, our employees, customers, vendors, partners, affiliates, agencies, schools, and others.

- The employer reserves the right to monitor professional websites, social networks or weblogs created on employer computers during the course of a normal workday, or on employer computers on personal time.

- The employer may require that you confine your personal website, social network or weblog commentary to topics unrelated to the employer (or in certain cases, that you temporarily suspend your website or weblog activity altogether) if it believes this is necessary or advisable to ensure compliance with this policy or federal and state laws.

Employees who violate this policy may be subject to disciplinary action that may include termination. If you have questions about this policy or any matter related to your site that this policy does not address, please consult with your supervisor or manager.
Code of Personal and Ethical Conduct

The work of the Diocese of Green Bay and its entities is advancing the mission of Jesus Christ and the Church. The conduct of employees has an effect on others from positively inspirational to negatively scandalous. We are employees with different ministries joined together by the mission of the Catholic Church.*

The Mission Statement of the Diocese of Green Bay

The Catholic Community of the Diocese of Green Bay, through the guidance of the Holy Spirit, and in unity with the universal Church boldly proclaims the Gospel of Jesus, prayerfully worships in word and sacrament, and compassionately serves those in need, in order to advance God’s Kingdom of justice and love.

This code is provided to help embrace our mission not merely with our words, but above all, in our actions. This “Code of Personal and Ethical Conduct” applies to all employees who provide service within the various apostolates of the Diocese of Green Bay.

The employees of the Diocese of Green Bay and its entities are committed to the following standards in individual and diocesan endeavors. As “Co-workers in the Vineyard of the Lord,” employees shall work to reflect the Church as the Body of Christ by a commitment to principles that are an essential expression of the Church’s mission. The Gospel values of justice, fairness, honesty, integrity, respect, and service influence and form our professional roles, decisions, actions and relationships.

In our conduct as Church employees, we will

- Maintain the highest standards of personal and professional conduct in conformity with the Gospel and the teachings of the Roman Catholic Church.
- Actively promote and encourage the highest level of ethics within the Church organization we serve and among our co-workers and colleagues.
- Refrain from engaging in or approving activities where a conflict of interest exists or where we may realize personal gain, either in fact or appearance, without full disclosure of such conflict or potential gain.
- Avoid any situation which might reflect unfavorably on employees or the Church.

In our commitment to competence, professional development and spiritual growth, we will

- Integrate Gospel values and Church teachings in every aspect of our work.
- Devote time for personal prayer and on-going spiritual development.

In our ethical responsibilities to those who work with us and to our colleagues, we will

- Fulfill our responsibilities in accord with all applicable canon and civil laws and regulations that relate to the Church organizations we serve.
- Refrain from engaging in or approving any act of discrimination contrary to the teachings of the Church.
- Maintain confidentiality of protected information entrusted or known to us by virtue of our positions except when there is a legal mandate to report information.

In our ethical responsibilities to our respective Church organizations, the universal Church and the Church employment we will

- Maintain loyalty to our Church organizations and pursue their objectives in ways that are consistent with Gospel values and Church teachings.
- Work to improve policies and procedures regarding employees and advocate changes in policies and procedures that will improve justice in the workplace.
Represent the Diocese of Green Bay with actions and statements that are truthful and accurate. We will distinguish between our personal opinions and the opinions of those we represent.

Promote a better understanding of the work and mission of the Catholic Church and the Diocese of Green Bay.

Collaborate with other Church personnel to advance our service.

Refrain from engaging in or approving activities which conflict with the teachings of the Catholic Church.

The Code of Conduct are not “hard and fast rules” that address every difficult issue and ethical consideration in the area of Church services. The following questions provide assistance when considering difficult issues and ethical dilemmas.

- Are my actions guided by Gospel values of justice, fairness, honesty, integrity and service?
- Are my actions moral?
- Are my actions consistent with the teachings of the Catholic Church?
- Are my actions legal?
- Am I being fair and honest?
- Will my action stand the test of time?
- How will I feel about myself afterwards?
- How will others perceive my actions?
- Can I clearly articulate, in an objective manner, the rationale behind my decision?
- Will my action(s) embarrass others or myself?
- How will I feel if I were on the “receiving” end of my decision?
- What do I need to consider regarding those on the “receiving” end of my decision?
- Have I taken the time to pray about the decision and issue at hand?

Grave, Public violations of the Code of Personal and Ethical Conduct

Responsibility for adherence to this “Code of Personal and Ethical Conduct” rests with the individual employee. Conduct which is inconsistent with the Code will be brought to the attention of the employee in an appropriate manner as outlined in the Personnel Manual for the Diocese of Green Bay.

Grave, public violations of this “Code of Personal and Ethical Conduct” that cause scandal, or disrupt the mission of the Church or contradict Church teachings may be subject to corrective action up to and possibly including dismissal. This Code shall be subject to the Canons and teachings of the Roman Catholic Church as interpreted by the Diocesan Bishop of Green Bay, and all applicable civil law.

*Wherever the word Church is used in this Code of Personal and Ethical Conduct, the understanding is reference to the Catholic Church.*

Confidentiality

The corporations serving the Diocese of Green Bay believe that confidentiality is very important. Therefore, it is imperative that business affairs of the employer and personal information of individuals are kept confidential. Employees are responsible for the internal security of such information and have an ethical duty not to disclose confidential information. The corporations serving the Diocese of Green Bay support the new Federal Privacy Regulations as outlined in the Health Insurance Portability and Accountability Act (a.k.a. HIPAA) that became effective April 14, 2003.
Workplace Violence
Every employee has the responsibility to report any incidents of violent behavior or suspicious activities that he/she may notice to his/her immediate supervisor or the Director of Human Resources. This includes any situations which involve other employees or visitors. Any threats or acts of violence, aggressive behavior or offensive comments will not be tolerated.

Employees and/or visitors are not allowed to have firearms or any other dangerous or deadly weapons or instruments in their possession while on the employer’s property. Any employee found to have violated this policy will be subject to discipline up to and including immediate discharge. Exemptions to this policy are granted to law enforcement officers and the residences of the employer’s leaders who live on the grounds.

Police shall be notified immediately if an assault or battery occurs resulting from use or threatened use of a firearm, weapon, or dangerous object.

Work Rules
It is impossible for any set of work rules to cover every situation or behavior that may occur in the workplace. Work rules help every employee understand what is expected of him/her and indicates what types of activities are to be avoided. The employer may, at any time, decide upon additional rules or change any rules that are already in place.

Violations of work rules may result in some form of disciplinary action, depending upon the seriousness of the offense involved. All offenses which lead to discipline are not of the same degree of seriousness and the level of discipline is within the sole discretion of the employer.

Serious offenses will normally result in immediate dismissal. Examples include, but are not limited to:
- Recording false information on reports, records, or timecards.
- Presenting false information when seeking employment.
- Unauthorized use of money or financial accounts.
- Revealing confidential records, material or information.
- Unauthorized possession of firearms, explosives, or weapons on the employer’s premises.
- Removal of property without permission.
- Reporting for work while under the influence of illegal drugs or alcohol.
- Possession, use, sale or distribution of illegal drugs or other controlled substances during working hours or at any time on employer’s premises.
- Fighting on the employer’s time or property.
- Willful destruction of property.
- Indecent behavior during working hours.
- Taking or giving bribes.
- Making a false or harmful statement concerning an employee or the employer.
- Gross insubordination.
- No call/no show for three consecutive days or three incidents of no call/no show in any twelve month period.
- Harassment, including sexual harassment.
- Child abuse or child neglect.
- Unethical conduct including, but not limited to, a violation of the conduct as set forth in “Ethical Conduct” section of this manual.
- Use of the tax-exempt status or volume discounting for personal gain.
Minor offenses will not normally result in immediate dismissal, but make it necessary for the employer to take steps to address the employee’s job performance or personal behavior. These types of offenses will generally be subject to counseling. Examples include, but are not limited to:

- Substandard job performance.
- Sleeping or dozing on the job.
- Lack of effort on the job.
- Incompetence or failure to meet reasonable standards of efficiency.
- Excessive absenteeism and/or lateness.
- Using profane, obscene, or abusive language.
- Obstructing or failure to cooperate with a management investigation or retaliation against anyone involved in an investigation.

Problems seldom, if ever go away by themselves. If ignored, the problem usually becomes more serious. The purpose of a progressive discipline is to assist the employee to modify performance and/or behavior to an acceptable level. The intent in disciplinary action is to help correct performance problems. Discipline is not used to punish or embarrass, but rather to help an employee succeed in his/her job. The progressive performance evaluation steps may include:

1. **Documented Verbal Warning** - If previous discussions have not produced the desired change in job performance or conduct, a verbal warning is issued. This warning is a statement or restatement of desired goals and a statement of further disciplinary action should the negative situation continue. This conversation will be documented with the basic facts of this warning.

2. **Written Warning** - If the desired changes have not taken place or an acceptable performance level has not been sustained, a written warning will be issued. This warning may contain the required specific actions and the deadlines for compliance. The employee will be asked to sign the warning. If the employee refuses to sign, a witness to the warning will sign and/or an appropriate notation will be made. The employee will receive a copy and the original will be placed in the employee’s file.

3. **Suspension or Probation** - Suspension is relieving an employee from work with or without pay. The length of time for a suspension will depend on the nature or severity of the behavior (usually 1-10 days). Suspension or probation are different options, but are considered at the same level of progressive discipline.

4. **Termination/resignation** - If progressive discipline has failed or the particular circumstances warrant, termination will result. The employee will be informed of the decision to terminate the relationship and may be given a written notice of the dismissal stating the causes and the effective date. If the employee chooses to resign, the resignation should be written and signed. Except under extenuating circumstances, the employer will not rehire an employee who is terminated for workplace misconduct.

Progressive performance evaluation normally begins with a verbal warning and continues until the problem is corrected. There may be situations, due to seriousness of the problem, in which some or all of the steps of progressive discipline are omitted and the employee is immediately terminated. The progressive discipline plan is a guide for dealing with workplace violations. The progressive plan does not create any rights with any employees and the employer may skip any level within the plan in circumstances deemed appropriate.

Note: if the terminated employee wishes to appeal the termination decision, a written request must be submitted to the Diocesan Director of Administration and Human Resources Department within 5 business days of notification of termination. The Diocesan Director of Administration may:

- deny the appeal.
- provide remedial action.
- refer the matter to a peer review committee.

If the matter is still not resolved, the petition for reconsideration to the Bishop can be appealed by either party within 10 working days of the peer review’s response.
POLICY ON MAINTAINING SAFE ENVIRONMENTS

The Diocese of Green Bay is committed to creating, providing and maintaining safe environments in all parishes, schools, and related institutions so that all children, young people and individuals at risk, will be protected from sexual abuse. This policy is in compliance with The Charter for the Protection of Children and Young People and the Essential Norms for Diocesan/Eparchial Policies Dealing with Allegations of Sexual Abuse of Minors by Priests or Deacons, United States Conference of Catholic Bishops.

The Diocese of Green Bay expects its priests, deacons, other ministers, employees and volunteers to help protect children, young people and individuals at risk by demonstrating the Church’s care and love for all people and by observing the Church’s teachings on sexual morality. All priests, deacons, other ministers and employees are required to:

- Complete an eAppsDB on-line application prior to hire in which they:
  1) Provide professional/personal references;
  2) Complete, electronically sign and date the Declaration form;
  3) Authorize a criminal background check and receive a satisfactory report.

- Complete the VIRTUS Adult Awareness Training Session within 30 days of date of hire. Those employees in positions with immediate access to children, youth and individuals at risk must complete VIRTUS training prior to the first day of service.

- Complete monthly on-going educational VIRTUS bulletins. (Select personnel*)

- Read Our Promise to Protect...Safe Environment Policy

- Sign the Diocese of Green Bay Acknowledgement and Agreement Form in which they acknowledge receipt of Our Promise to Protect...Safe Environment Policy agreeing to follow and adhere to the Diocesan Code of Pastoral Conduct.

All adult volunteers, 18 and over, who have contact with children, young people and individuals at risk as part of their volunteer duties are required to:

- Complete an eAppsDB on-line application form prior to beginning volunteer service in which they:
  1) Provide professional/personal references;
  2) Complete, electronically sign and date the Declaration form;
  3) Authorize a criminal background check and receive a satisfactory report.

- Complete the VIRTUS Adult Awareness Training Session prior to beginning volunteer service.

- Sign the Diocesan Code of Pastoral Conduct for Volunteers form in which they agree to follow and adhere to the Diocesan Code of Pastoral Conduct for Volunteers.

All youth volunteers (under the age of 18) are required to complete the paper Youth Application and sign the Youth Code of Conduct. Youth Volunteers under the age of 18 are not required to complete an eApps on-line application or attend a VIRTUS Protecting God’s Children Adult Awareness Session.

VIRTUS attendance within another diocese may be recognized if there is an approved online training record of session attendance at VIRTUS.org. If there is no approved online VIRTUS.org record from another diocese, the VIRTUS® Protecting God’s Children Adult Awareness Session must be taken in the Diocese of Green Bay.

Failure to comply with these requirements will result in the removal of the person from employment, ministry or the denial of volunteer service within the diocese.
*Select Personnel:*
Business Administrators/Managers with personnel responsibilities.
Care Minister Leaders
Deacons/Deacon Aspirants
Directors/Coordinators/Facilitators of Religious Education
Diocesan Professional Personnel
Instructional Aides/Tutors
Local Safe Environment Coordinators
Parish Nurses
Parish Pastoral Leaders
Priests
Principals/Administrators
Seminarians
Teachers/substitute teachers
Youth Minister/Coordinator
VIRTUS Facilitators