

Detention Services Order 19/2012

Detention and Escorting Safeguarding Children Policy

Process: Safeguarding and promoting the welfare of children under the age of 18.

Implementation Date: May 2016

Review Date: May 2018

Contains Mandatory Instructions

For Action: Immigration removal centres, residential and non-residential STHFs, pre-departure accommodation.

For Information: All detention operations and IRC suppliers' staff.

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Processes Affected: Safeguarding and promoting the welfare of children under the age of 18.

Assumptions: Staff will have sufficient knowledge to follow these procedures.

Note: This Detention Services Order (DSO) replaces DSO 19/2012 version 1.0, which is cancelled.

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Detention Services Order 19/2012

Detention and Escorting Safeguarding Children Policy

1. Introduction

- 1.1. Section 55 of the Borders, Citizenship and Immigration Act 2009 requires the Secretary of State to make arrangements for ensuring that specific functions are discharged having regard to the need to safeguard and promote the welfare of children who are in the UK. "Children" means persons under the age of 18.
- 1.2. The specific functions covered by the duty include: immigration, asylum and nationality functions of the Secretary of State; functions conferred by virtue of the immigration acts on an immigration officer; as well as general customs functions, and customs functions conferred upon designated customs officials. Services provided by contractors have to be provided having regard to the need to safeguard and promote the welfare of children. Detention under Immigration Act powers is an "immigration" function and therefore covered by the duty.
- 1.3. Staff working in the immigration detention estate (including escorting) may have contact with children in the following circumstances:
 - in pre-departure accommodation (PDA), where they may be held with at least one accompanying adult family member as a last resort under the final stage of the family returns process;
 - in Tinsley House Immigration Removal Centre (IRC), where the family unit may be used to hold families with children in very limited prescribed circumstances;
 - when accompanied or unaccompanied children are held briefly at a short-term holding facility (STHF);
 - when families with children are under escort;
 - when children visit the immigration detention estate; and
 - when children are detained in the belief that they are adults but it subsequently emerges, on the basis of new evidence, that they are children.
- 1.4. **All references to centres holding families with children in this document should be taken to mean Tinsley House IRC and PDA.**
- 1.5. The primary responsibilities of the Home Office towards people in its care are to ensure that they:
 - are held securely and safely;
 - are treated with humanity and respect;
 - understand the clear benefits of departing the UK voluntarily; and
 - are assisted with making the most productive use of their time while in Home Office care.
- 1.6. **The duty to have regard to the need to safeguard and promote the welfare of children with whom they come into contact during the course of their duties also applies to detention and escorting suppliers as well as Prison Service staff carrying out these duties on behalf of the Home Office.**

- 1.7. The key safeguarding needs arising as a result of children staying in centres holding families with children or while under escort are: effective protection from abuse and/or neglect; monitoring and reducing any negative impact of their stay on parenting ability; normalising children's stay as far as possible; and clarifying and helping the children prepare for onward arrangements.
- 1.8. While the section 55 duty applies to **all** immigration detention facilities and escorting arrangements, this safeguarding policy has different implications for units that hold or escort children under immigration powers and those whose primary purpose is the detention and/or escorting of adults. Staff dealing with adults are required nevertheless to consider the duty and make suitable arrangements proportionate to the level of contact with children (see [section 2](#) below).

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2. Fulfilling the Section 55 duty across the immigration detention estate (including pre-departure accommodation and during escort)

2.1. All immigration detention facilities have a duty to:

- (a) have regard to the need to safeguard and promote the welfare of the children with whom staff have routine contact – when in contact with those children, whether or not the children are detained, e.g. visiting children;
- (b) ensure that no unreasonable obstacles are placed in the way of contact being maintained between detainees and their children outside the facility; and
- (c) minimise the risks of harm to children in the community by detainees who have been identified as presenting such a risk, which could occur during any form of contact with a child, including telephone calls, email exchanges and visits.

(**Note:** Supplier Centre Managers should take care to follow the requirements of DSO 04/2012 concerning visits).

- 2.2. **Centres holding families with children, short-term holding facilities and the escorting supplier must implement a safeguarding children policy, which should be consistent with the template at [Annex A](#). The template includes requirements concerning the Safeguarding Children Manager and links with Local Safeguarding Children Boards (Child Protection Committees in Scotland and Northern Ireland) and should be adapted to meet the functions of the detention facility/escort supplier as necessary.**
- 2.3. **Centres that do not normally hold children must implement a safeguarding policy, which should be consistent with the template at [Annex A1](#). The template should be adapted to meet the functions of each of these centres as necessary.**

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3. Fulfilling the section 55 duty in centres holding families with children

The duty to have regard to the need to safeguard and promote the welfare of children applies equally to Immigration Enforcement (IE) staff, the IRC supplier's staff and the staff of any partner organisation with direct involvement in the operation of the centre. Robust links must be maintained between the Supplier Centre Manager and suitably senior (no lower than Area Manager level) IE officials in Detention Operations, and between the Home Office IE Manager and a designated member of the IRC supplier's management team, to ensure that the approach of both is compatible in terms of both strategy and day to day operations. The responsibility for implementing all elements of the safeguarding policy (see 2.2 above), and ensuring the suppliers' fulfilment of the section 55 duty, rests with the Supplier Centre Manager or welfare/support provider in centres holding families with children.

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4. Children separated from their parent(s)/guardian(s) and unaccompanied children

- 4.1. Staff may encounter children who have been separated from their parent(s)/guardian(s) in a range of different circumstances. This may include, but will not necessarily be limited to, the following:
 - 4.1.1. Where the sole parent/guardian with whom the child/children was/were held is unwell and is admitted to hospital.
 - 4.1.2. Where it is discovered that the child/children are not related to the accompanying adult(s) as claimed.
 - 4.1.3. Where the child/children are temporarily separated from the parent/guardian while they are held as a family unit - for example, while the parent/guardian is interviewed.
 - 4.1.4. Where a person previously treated as an adult provides evidence that they are under the age of 18, or is accepted as such following a local authority age assessment.
 - 4.1.5. Where unaccompanied children are held in a port holding room, pending transfer into local authority care.
- 4.2. Where children are encountered following separation under the circumstances outlined in 4.1.1 or 4.1.2 above, the detention facility should take the following actions:
 - Allocate an officer to the child/children to ensure that their immediate welfare needs, such as feeding, comfort breaks, nappy changing etc, are met.
 - Refer the case to the local authority (see section 3 of [Home Office guidance on making safeguarding referrals](#)).
 - Complete a risk assessment to enable an appropriate support plan to be initiated. This should, as a minimum, seek to identify:

- ✓ suitable accommodation for the safeguarding of the child/children;
 - ✓ key staff to provide interim care;
 - ✓ health concerns, including contingencies for breast-fed children;
 - ✓ special needs, including disabilities or learning;
 - ✓ access to regime and activities;
 - ✓ process for maintaining open communication with parent/guardian, if appropriate;
 - ✓ potential length of separation;
 - ✓ family in the community who may be able to provide interim guardianship;
 - ✓ process for ensuring ongoing monitoring;
 - ✓ next steps and a review date.
- Agree completed support plans in consultation with the local authority social work team, having consulted the child where practicable and appropriate, to ensure that they understand and are as satisfied as possible with the safeguarding arrangements in place.
 - Notify the Border Force/IE/UKVI caseworker to ensure early consideration of temporary admission for family or child/children where appropriate, or to clarify parental responsibility if family relationship status is in question.
 - Notify the Independent Monitoring Board.
 - Open a safeguarding record/log to document all actions and monitoring observations.
 - Ensure that regular, informative and age-appropriate discussions take place with the child/children, including discussions about proposed arrangements where the child has sufficient understanding. Ensure that parent(s)/guardian(s) are informed of the arrangements made.
 - Ensure continual management and monitoring of the situation through to a successful outcome, which might be (re-)unification with parent(s)/guardian(s) or a community placement for the child/children, either with foster parents or family members.
 - Ensure that onward arrangements are appropriate e.g. social services' agreement with community placement and chaperoning of children to the location at which they will be staying.

4.3. Where children are encountered following separation in the circumstances outlined in 4.1.3 above, the detention facility should take the following actions:

- Where there are existing crèche or similar facilities at the place of detention, aim to obtain care for the child/children in these facilities in the first instance.
- In the absence of crèche/similar facilities, nominate an officer, with suitable childcare qualifications where possible, to look after the child/children during the period of separation, and identify a suitable location in which to accommodate the child/children.
- Keep changes to nominated staff to a minimum during the period of separation to ensure continuity of care, and to minimise any distress to the child/children.
- As far as is possible, minimise the period of separation and keep the child/children informed of the whereabouts of their parent/guardian.
- Ensure, subject to age and level of understanding, that the child is informed of the reason for the separation, how long it is likely to last and what is going to happen to the family unit next.

- 4.4. An individual first encountered as an adult who later claims to be, or presents evidence that they are, a child, as outlined in 4.1.4 above, should be treated as outlined under section [55.9.3.1](#) of the Enforcement Instructions and Guidance and [DSO 14/2012](#).
- 4.5. Where children are encountered in the circumstances under 4.1.5 above, arrangements should be made to meet their welfare needs during the brief period the children remain in the holding room, pending collection by local authority children's services.

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5. Removal of Children to an Area of Safety

- 5.1. There may be circumstances in which it may be necessary to separate a child from other families in the centre in order to ensure the safety of that child and other children in the establishment. The decision to separate the child must be taken with due regard to the section 55 duty and the child must **not** be placed in accommodation designated for removal from association or temporary confinement.
- 5.2. Centres holding families with children must make a decision on where to place the child, with at least one of the parents/guardians in attendance at all times, when such a need arises. This should be based on the individual circumstances of the child, the child's family and the centre at that time.
- 5.3. Where there is more than one child in the family group, but only one parent/guardian, the entire family unit must be located in the area of safety.
- 5.4. Alternatives may include transfer to another establishment or social services, if the incident warranting separation is sufficiently serious.

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Annex A: Template for Safeguarding Children Policy Statement – Facilities holding children and/or families with children [Tinsley House/PDA/STHFs/Escort supplier]

1. [‘Working Together to Safeguard Children’](#) (2015) sets out how organisations and individuals should work together to safeguard and promote the welfare of children.
2. Effective safeguarding arrangements in every local area should, according to ‘Working Together’, be underpinned by two key principles:
 - (i) Safeguarding is everyone’s responsibility: for services to be effective each professional and organisation should play their full part; and
 - (ii) A child-centred approach: for services to be effective they should be based on a clear understanding of the needs and views of children.
3. A child is defined by ‘Working Together’ as anyone who has not yet reached their 18th birthday. “Children” therefore means children and young people throughout. The fact that a child has reached 16 years of age, is living independently or is in further education, is in hospital or in custody in the secure estate for children and young people, does not change his or her status or entitlement to services or protection under relevant child welfare legislation.

Status of the policy statement

4. Detention Services Order [19/2012](#) requires each detention facility, including the escort supplier, to implement a safeguarding children policy statement consistent with the template provided for that purpose.

The safeguarding children policy statement will help staff to fulfil the duty, under section 55 of the Borders, Citizenship and Immigration Act 2009, to have regard to the need to safeguard and promote the welfare of children in the UK.

*(**PDA/Tinsley House**): This policy statement is consistent with the template at Annex A of DSO 19/2012 and has been agreed with the Local Safeguarding Children Board (LSCB). It will be reviewed annually in consultation with the LSCB and the Home Office.

[Or]

*(**STHFs/Escorting process**): This policy is consistent with the template at Annex A of DSO 19/2012 and will be reviewed annually in consultation with the Home Office. We will work through LSCB/ Child Protection Committee links already established by Border Force, Immigration Enforcement or UK Visas and Immigration as required.

(*Delete as appropriate)

Strategic policy

5. The management of **[Name of supplier]** recognises and accepts the requirements placed on us by section 55 of the Borders, Citizenship and Immigration Act 2009.

[Name of supplier] understands our contribution to safeguarding and promoting the welfare of children held in our care to be primarily, in practice, the development and implementation of policies and arrangements designed to:

- minimise the impact of stay on parenting ability;
- normalise the environment;
- clarify and help children prepare for onward arrangements;
- protect the children resident here from harm, including self-harm or suicide, harm from other residents (bullying and other potential forms of abuse which may occur), and harm from staff and other adults, for example, visitors;
- safeguard the children who are not held in our care but with whom staff have routine contact, when in contact with those children, for example, visiting children; and
- minimise the risks of harm to children living in the community from detainees who have been identified as presenting such a risk, which could occur during any form of contact with a child, including via telephone, the internet and visits.

All staff have a duty to contribute to the implementation of the above policies and arrangements. The role of all staff will be made clear in job specifications, through day to day unit supervision and management, through bilateral discussions with staff and through performance management reviews.

Core component policies/arrangements

6. The core component policies arrangements are as set out below:

(i) Child protection

[Name of supplier] understands that effective child protection is an essential part of the wider work to safeguard and promote the welfare of children. Child protection refers to the activity which is undertaken to protect children who are suffering, or are likely to suffer, harm. All staff in the centre will therefore aim to proactively safeguard and promote the welfare of the children so that the need for action to protect them from harm is reduced.

[Name of supplier] understands that detained children are inherently vulnerable by virtue of having lost the support networks that may have sustained them in the community, and that staff must be able to recognise, and know how to act upon, evidence that a child's health or development is or may be being impaired, and especially when they are suffering, or at risk of suffering, harm.

Where staff become aware that a child has suffered or may be at risk of suffering harm at **[centre name]**, or information about/allegations of previous harm come to light from other sources, they will follow the procedure at Appendix 1. Staff in England and Wales should be aware of the statutory guidance titled "[Working together to safeguard](#)

[children](#)” on inter-agency working. Staff in Scotland should be aware of the [national guidance for child protection in Scotland](#), while staff in Northern Ireland should be aware of guidance provided by the [Safeguarding Board for Northern Ireland](#).

(ii) Minimising impact of stay on parenting ability

[Name of supplier] recognises the importance of supporting potentially distressed parents in our care to enable them to continue effective parenting of their children.

The primary safeguarding responsibility rightly remains with parents during their stay.

[Name of supplier] will provide appropriate support to parents who are distressed while held in our care, aimed at encouraging and enabling them to focus on their children, and will plan jointly with parents to meet identified needs. Where concerns about a parent’s ability to meet a child’s needs continue after advice has been given and support offered, then a family support plan will be drawn up by key personnel, including on-site social workers, if any.

Arrangements will be made to endeavour to ensure continuation of the existing pattern of care between parents and their children. The role of the parents as the main providers of communication, care and reassurance to their children will be recognised.

(iii) Normalising stay in the centre

[Name of supplier] will aim to normalise children’s stay in **[Name of centre]** as far as is possible. The aim will be to create a positive, family-friendly environment. Families will be accommodated in dedicated family rooms/apartments to ensure that family members are not separated and, so far as is possible within the constraints of detention, are able to maintain family life. Families will be accommodated separately from single adults.

Children will be able to maintain voluntary personal links with their former school if they wish and to maintain contact with friends they have made. There will be opportunities to participate in a range of activities and play.

Children should, where practicable/appropriate, have access to discussion forums and counselling services to help them to articulate and address concerns.

Arrangements to protect children from potentially distressing situations will be offered to parents - for example, crèche or play/leisure facilities.

Staff should avoid any unnecessary intrusion into families’ daily routines which might reinforce the fact that they are in a custodial environment.

(iv) Clarifying onward arrangements (PDA only)

[Name of supplier] recognises that families may be anxious about what the future holds or require practical assistance with preparations for returning home.

[Name of supplier] will ensure that families who are anxious about their future, or require practical assistance with preparations for returning home, are directed to an appropriate person for help. Depending on the particular circumstances, this may be the centre's welfare officer(s) or staff of a partner organisation providing welfare support at the centre who, for instance, could help with advice on: closing bank accounts; gathering personal belongings; arranging for transportation of excess baggage; helping a child research the intended country of destination, or contacting the child's former school to have exam results forwarded.

In cases in which there are welfare concerns for a child, these will be relayed to the Local Authority's Children's Social Care if the child is being returned to the community. If such a child is being returned to his/her country of origin, staff can support the Home Office case holder in contacting International Social Services.

(v) Information sharing protocol

A written protocol has been published and is at annex [...]. The protocol is consistent with the Department for Education's guidance '[Information Sharing: Advice for practitioners providing safeguarding services to children, young people, parents and carers](#)', including the seven golden rules for sharing information effectively. **[Name of supplier]** recognises that professional and lawful sharing of information is essential to enable early intervention and to safeguard children at risk of significant harm.

(vi) Staff training strategy

Staff working with children will receive suitable training, which must be at least equivalent to Tier 1 of Home Office "Keeping Children Safe". A staff training strategy will set priorities for training in safeguarding and will provide access to the internal training programmes, e.g. ACDT **[centre/PDA suppliers to add additional local programmes]**, and to relevant LSCB and multi-agency training. Training will be monitored, and reviewed regularly.

(vii) Escorted travel (escorting supplier only)

[Name of supplier] acknowledges that the safety and comfort of everyone involved in an escorted journey is paramount and that extra care must be taken to ensure that children's needs are looked after. Caged vehicles will **not** be used for the transportation of families with children or unaccompanied children.

Food and drink will be provided during travel when the child needs it, as well as comfort breaks and any other necessary breaks. Refreshments provided will be culturally appropriate.

Suitable and correctly positioned child seats and or restraints will be available for all babies and children in line with the relevant legislation.

Other component policies/arrangements

7. The other component policies/arrangements are:

(i) Effective inter-agency working

[Name of supplier] recognises that safeguarding and promoting the welfare of children detained in our care – and in particular protecting them from harm - depends on effective joint working between agencies and professionals that have different roles and expertise; and that individual children, especially some of the most at risk children, may need co-ordinated help from a number of different sectors (e.g. health, education, children’s services). The centre will contribute to these shared responsibilities by:

- being alert to potential indicators of abuse or neglect;
- being alert to the risks which individual abusers, or potential abusers, may pose to children;
- sharing and helping other agencies to analyse information so that a shared assessment can be made of the child’s needs and circumstances;
- contributing to whatever actions are needed to safeguard and promote the child’s welfare;
- taking part in child protection and other relevant external planning meetings as required; and
- working cooperatively with parents, unless this is inconsistent with ensuring the child’s safety.

(ii) Work with individual children (PDA only)

[Name of supplier] will work with each of the children held in our care to help safeguard and promote their welfare. In particular:

- a health-led initial assessment, informed by advance information, on admission will be made to identify their needs, and a plan will be formulated to address these;
- there will be ongoing assessment of the welfare needs of all children and in the event of any concerns, appropriate referrals will be made;
- children will have access to other members of staff (including managers of religious affairs team, counsellors and social workers) and to the Independent Monitoring Board;
- children will be valued and respected, they will be listened to and their views and concerns responded to; they will be encouraged to take part in activities that can influence and help shape decisions affecting their stay in the centre.

(iii) Consultation (PDA only)

The children held in **[name of centre]** will, as far as is practicable, be involved collectively in decisions about regime provision and facilities and about the physical environment by means of [describe whatever consultative arrangements/forums have been established locally].

(iv) Involvement of the family/carers

Every effort should be made to ensure that parents’ rights and wishes in relation to their children are respected and to maintain the family routines and the interaction to which they are accustomed. Parents still retain full parental responsibility for their children.

Staff should be vigilant for any deterioration in the capacity or willingness of parents to care for their children. If a parent is unwell, physically or mentally, then staff must be extra vigilant in looking out for any health and/or welfare problems in a child, both physical and mental.

In dealing with children and their parents, staff must see the family as a unit but, at the same time, as individuals potentially affected in different ways by the issues of concern. In particular, it is important not to lose sight of the child as an individual, as well as part of a family, and to be vigilant and responsive to the child's needs.

Where a child held at the centre unexpectedly becomes unaccompanied as a result of the lone parent/carer being admitted to hospital the Local Authority Children's Social Care/Social Work Department should be contacted immediately about arrangements for the care of the child. Where a lone parent's/carer's admittance to hospital is known in advance, contact should be made with the Local Authority's Children's Social Care/Social Work Department in good time to plan appropriate care arrangements for the child.

(v) Diversity

[Name of supplier] will respect and celebrate diversity and show sensitivity to the race, culture, religion, sexuality and disability of every child held in our care. We will do so in the following ways: communicate with each child, ensure that they are listened to and ensure that responses are provided to their views and concerns. **[insert details of local initiatives]**

(vi) Complaints procedures

A complaints procedure that is age appropriate and ensures that each child feels safe from repercussions when making a complaint is a critical part of safeguarding and promoting the welfare of detained children. Arrangements for dealing with complaints, formal requests and incidents requiring investigation will ensure that they are dealt with proactively, rigorously, fairly and promptly. Staff will seek to ensure that the procedures are clearly understood by every child and that they are given any necessary help to avail themselves of the procedures.

(vii) Whistle-blowing

[Name of supplier] will ensure that staff are aware of their contractual duties and of their professional obligation to raise legitimate concerns about the conduct of colleagues or managers; and will have in place clear procedures and support systems for dealing with expressions of concern by staff and carers about other staff or carers in ways which do not prejudice the "whistle-blower's" own position and prospects.

(viii) Record keeping and use of IT

Private and secure records on each individual child will be maintained, containing all relevant personal information, contact numbers and details of relevant occurrences. The effectiveness of the centre's IT systems in enhancing the effectiveness of its work with children will be kept under review.

(ix) Children who are visitors (Tinsley and PDA only)

Visitors under the age of 18 are allowed to visit detainees if they have a close relationship with the detainee, for example if the detainee is their parent, sibling, step-parent, parent's partner, other close family relationship or a family friend. A record must be kept of the child's name and date of birth. No visitor under the age of 18 years old is allowed to visit a detainee unless they are accompanied by an adult. No detainee with a known history of being a risk to children will normally be allowed a visit by anyone under the age of 18 years old. However, in exceptional circumstances, where the visit will be supervised by a social worker, the Safeguarding Children Manager/Safeguarding Lead must be consulted ahead of the planned visit to ensure that appropriate safeguards are in place. If centre staff have any concerns regarding the welfare of any visitor under 18 years encountered trying to visit a detainee, they should always refer the information to their local social services for advice and information.

(x) Minimising the risk by detainees to children not resident in the centre

[Name of supplier] will have procedures in place for minimising the risk by detainees at **[Name of centre]** to children in the community.

Taking an integrated approach

A. At the integrated level

Safeguarding Children Manager

8. A Safeguarding Children Manager will be appointed as part of the IRC supplier/welfare provider's Senior Management Team to:
 - (i) ensure that all strategic matters concerning the welfare and safety of children living at the centre are addressed properly and appropriately;
 - (ii) manage safeguarding meetings, which must take place [insert appropriate minimum frequency] and include, in addition to the Safeguarding Children Manager, Supplier Centre Manager or nominated deputy, the Home Office Immigration Enforcement Manager or nominated deputy, any social worker(s) based in the centre, **[Add any other staff (for example, from the staff training/HR team or from the religious affairs team) who will attend under local arrangements];**
 - (iii) ensure that the development of policy and practice guidelines and other planned changes at the centre are appropriately informed by the view of children using the services;
 - (iv) promote effective information sharing about risk and vulnerability within the centre and with external agencies;
 - (v) develop links with external statutory and voluntary agencies to help ensure that every child's safeguarding and welfare needs are well supported while the child is held and that plans are made for this support to be continued in the community, where relevant; and
 - (vi) represent the centre, where appropriate, at Home Office/Detention Operations and external forums.

Safeguarding Lead

9. The IRC supplier/welfare provider/escort supplier may identify a Safeguarding Lead to respond to all safeguarding concerns and liaise with any investigating agencies as and when required.
10. The Safeguarding Lead will ensure that the Safeguarding Children Manager, Home Office IRC team and IRC supplier (if different organisation) are kept informed about concerns raised, decisions taken and any proposed actions.

Local Safeguarding Children Boards

11. The **[centre]** will develop appropriate links with the Local Safeguarding Children Board (LSCB)/Child Protection Committee.
12. The **[Supplier Centre Manager/Safeguarding Children Manager]** will engage with the LSCB in line with the memorandum of understanding between the LSCB and the Home Office.

B. At the operational level

13. [Explain how links will be made at the local operational level between the core component safeguarding children policies, in particular the links across minimising the impact of detention on parental ability and child protection protocols. Refer to any integrated referral systems and screening processes or arrangements for multi-disciplinary joint team working].

Annex A – Appendix 1: Safeguarding Children Procedure – Facilities holding Children/Families with Children [Tinsley House/PDA/STHFs/Escort supplier]

1. **[Name of supplier]** has put in place a procedure for managing concerns about the safety or welfare of a child, either current or historical.
2. Where a member of staff becomes aware that a child is believed to have suffered or is believed to be at risk of suffering harm physically, emotionally, sexually or through neglect while in **(Name of centre/escort supplier)**; or that a child is believed to have suffered or was at risk of suffering harm before they arrived, a safeguarding referral must be made immediately to the **local authority /Safeguarding Lead/Duty Manager*** (delete as appropriate to reflect local arrangements). [Add additional specific local reporting requirements, if any].

Indirect referrals (Delete heading and paragraphs 3-8.2.4 below if all referrals are to be made directly to the local authority)

3. The procedure set out below and summarised in the flow chart at Appendix 1(A) is consistent with established procedures as set out in ‘What to do if you’re worried a child is being abused’ and ‘Working together to safeguard children’. Key definitions and concepts are contained in Appendix A of [Working Together \(2015\)](#).
4. In deciding on the appropriate course of action at this and every subsequent stage, the Safeguarding Children Manager or nominated Safeguarding Lead will consult any on-site social worker wherever possible. [Delete if not applicable].
5. The nominated Safeguarding Lead/Duty Manager will first clarify with the referrer the nature of their concerns; how, when and why they have arisen; what appear to be the immediate needs of the child; and whether urgent action (e.g. police, hospitalisation) is required to protect them from further harm.
6. The Safeguarding Lead/Duty Manager will then refer the matter to the Safeguarding Children Manager, if different. The latter, having discussed the concerns with the Safeguarding Lead/Duty Manager and/or other staff as appropriate, will make an assessment on behalf of the centre/escort supplier. This preliminary assessment – which should clearly identify the foundations of the concerns, drawing from available evidence – will take place as soon as possible and, without exception, within 12 hours (one hour for escort supplier). All information will be appropriately recorded at this and every subsequent stage.
7. Allegations of serious sexual assault should immediately be referred to the police. No further investigation of the allegation should be undertaken by the centre at this stage.
8. If, on the basis of the available information, there is reasonable cause to suspect that the child may have suffered or is likely to suffer significant harm, or if one or more of the other referral criteria agreed [with the LSCB, delete if not applicable] are met, the follow action should be taken:

Escort supplier

- 8.1 Refer the concerns to the Home Office, using protocols agreed locally, for action to be taken in line with [safeguarding referral guidance for Home Office staff](#) (add local arrangements for doing so); or

PDA/Tinsley

- 8.2 Refer concerns to Local Authority Children’s Social Care (LACSC) via the arrangements agreed with the LSCB. Any allegation referred to the police must, in addition, be immediately notified to the **email address below** and the on-site Home Office Immigration Enforcement Team.

Official – sensitive: do not disclose: start of section

The information in this area has been removed as it is for internal Home Office use only.

Official – sensitive: do not disclose: end of section

Referral Criteria (PDA/Tinsley)

- 8.2.1. These should be as published in the LSCB threshold document (see paragraph 18 of [Working Together](#)) and must be agreed with the LSCB.

Arrangements for Referral to Local Authority Children’s Social Care (PDA/Tinsley)

- 8.2.2. [These arrangements should specify, for example, the normal LACSC contact point, alternative contact(s) in the contact’s absence, the detail of the information LACSC will require and within what timescales; and the form in which the information should be presented].
- 8.2.3. On receipt of the referral, LACSC will, within one working day, acknowledge receipt of the referral and decide on the type of response required. Requirements and possible outcomes are set out in [‘Working Together’](#).
- 8.2.4. The Independent Monitoring Board will be informed at this stage by the Safeguarding Lead (or Duty Manager). All information given to the Board is bound by the general terms and conditions of confidentiality.

9. Staff who have concerns about a child must not let uncertainty about the type of case being dealt with delay referral. Staff must always err on the side of caution and

refer without delay. Their role is to identify concerns, not to investigate or to assess risk/ need.

10. Where police investigation of an allegation of abuse against a member of **[Name of supplier]** staff at **[Name of centre]** results in a decision not to prosecute, the Supplier Centre Manager will decide whether internal investigation, internal disciplinary action or other action should be taken. He/she will follow **[supplier's]** disciplinary procedures and will also have regard to the guidance given in Chapter 2 of ['Working Together' \(2015\)](#).
11. It will need to be established whether the alleged perpetrator of the harm can immediately be identified and what action, without prejudice to any later internal or external assessment, should be taken. There may be child protection considerations in respect of the alleged perpetrator and in respect of other children within the centre who may be at risk of harm. Where the alleged perpetrator is a member of staff, **[supplier]** will act in accordance with approved internal investigation and disciplinary procedures.
12. Any allegation referred to the police must, in addition, be immediately notified to the Child Abuse Referrals inbox (**email address below**) in the Home Office. The email to referrals inbox should contain the following information:
 - The title of the file and the file reference number so that the knowledge and information management unit (KIMU) can access the referral in future, if required;
 - A clear statement that the police have been informed, so that the Home Office safeguarding unit and KIMU are aware
 - The police reference for the referral, if available.

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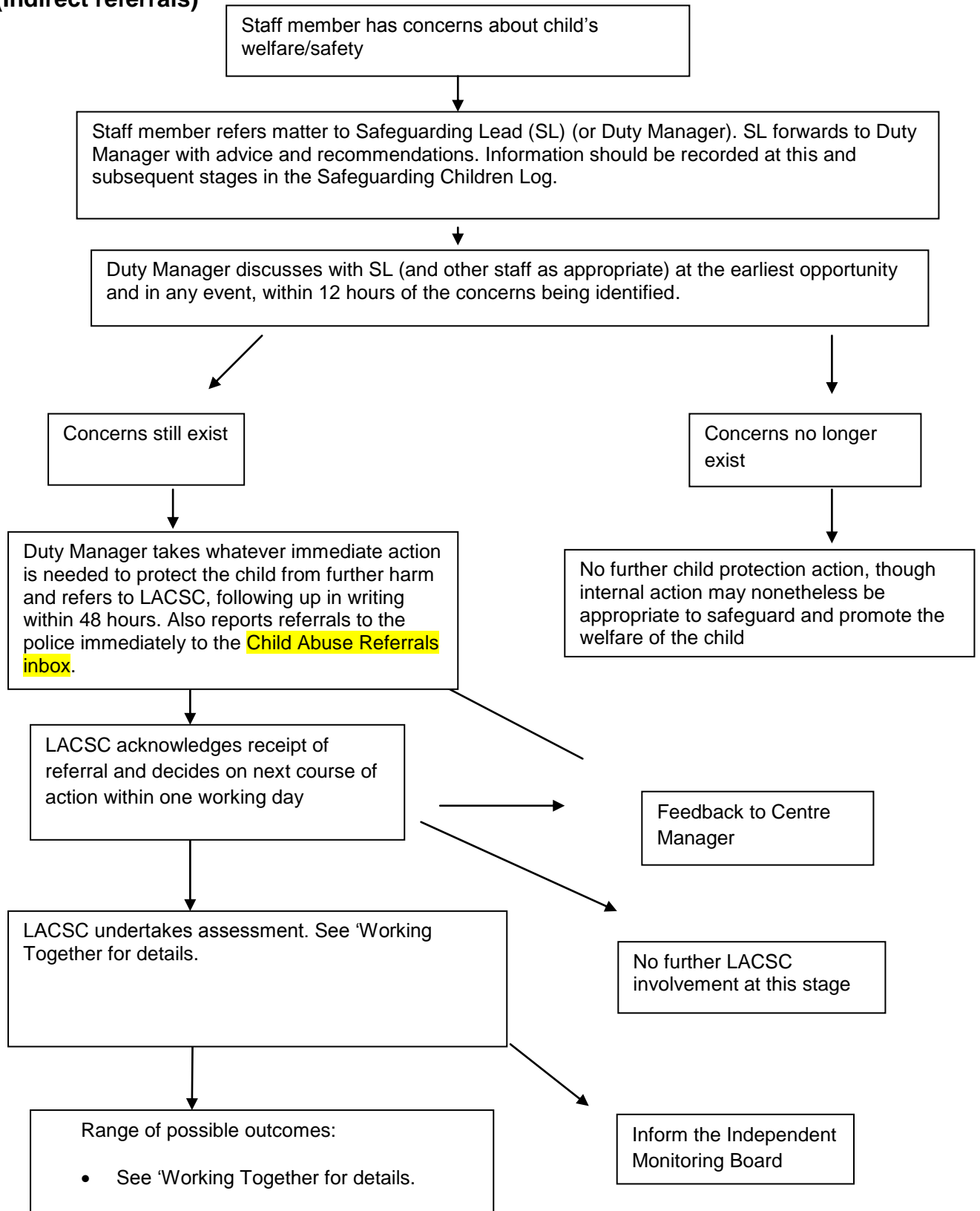
13. Whether it is to local authority children's social care or the police, staff must **always** immediately refer the case where they consider:
 - There are signs the child may be a victim of physical, emotional or sexual abuse, or neglect – see appendix A of [Working Together](#) for definitions.
 - The child is a potential victim of modern slavery or [human trafficking](#).
 - The child has been, or is at risk of being, subjected to [female genital mutilation](#).
 - The child is missing –a safeguarding referral must always be made when children are identified as having run away from their parent(s) or carer(s), or where they are looked after by a local authority and have gone missing from their care placement.
 - The child is unaccompanied – this means:
 - there is no person with parental responsibility;

- the child is lost or abandoned; or
 - the person who has been caring for the child is prevented from providing the child with suitable accommodation and/or care.
 - The child is being cared for as part of a private fostering agreement.
 - There are signs the child may be a victim of child sexual exploitation (see [what to do if you suspect a child is being sexually exploited](#) for a list of key indicators).
14. If staff are dissatisfied with, or do not receive, the local authority response, they must escalate the matter in line with local protocol and/or to the local authority manager, if needed.

Managing allegations against people who work with children

15. There are additional actions required when an allegation is made against a person who works with children. This may include staff working in the centre, either directly employed or not, and other staff such as escorts. Details are in Chapter 2 of [‘Working Together’ \(2015\)](#).
16. Records should be kept of the investigation of the individual, including all discussions, meetings, panel hearings and decisions relating to the case. A record should also be made of any disciplinary sanction that has been imposed. These records should be kept, with appropriate security, until the person retires, or for ten years if that is longer.
17. Records should be kept and maintained at every stage of the process to ensure that sound decisions are made on full, accurate and up to date information and that the rationale for those decisions can be traced, scrutinised and justified where necessary. Records relating to allegations that have been found to be without substance must also be retained. These must be handled sensitively, with appropriate security.
18. A chronology of key events, decisions and actions taken should also be maintained to provide a quick overview of progress.

Annex A – Appendix 1(A): Safeguarding Children Procedure Flow Chart (Indirect referrals)



Annex A1: Safeguarding Children Policy Statement – [Non-children IRCs]

1. [‘Working Together to Safeguard Children’ \(2015\)](#) sets out how organisations and individuals should work together to safeguard and promote the welfare of children.
2. A child is defined by ‘Working Together’ as anyone who has not yet reached their 18th birthday. “Children” therefore means children and young people throughout. The fact that a child has reached 16 years of age, is living independently or is in further education, is in hospital or in custody in the secure estate for children and young people, does not change his or her status or entitlement to services or protection under relevant child welfare legislation.

Status of the policy statement

3. Detention Services Order [19/2012](#) requires each detention facility, including the escort supplier, to implement a safeguarding children policy statement consistent with the template provided for that purpose.

The safeguarding children policy statement will help staff to fulfil the duty, under section 55 of the Borders, Citizenship and Immigration Act 2009, to have regard to the need to safeguard and promote the welfare of children in the UK.

This policy statement is consistent with the template at Annex A1 of DSO 19/2012. It will be reviewed annually in consultation with the Home Office. Appropriate links will be developed with the Local Safeguarding Children Board (LSCB)/Child Protection Committee (Scotland and Northern Ireland) where necessary.

Strategic policy

4. The management of **[Name of IRC supplier]** recognises and accepts the requirements placed on them by section 55 of the Borders, Citizenship and Immigration Act 2009.

[Name of IRC supplier] understands our contribution to safeguarding and promoting the welfare of children to be primarily, in practice, the development and implementation of policies and arrangements designed to:

- safeguard the children not held in our care but with whom our staff have routine contact (when in contact with those children) – such as children visiting detainees in the IRC;
- minimise the risks of harm to children living in the community by detainees who have been identified as presenting such a risk, which could occur during any form of contact with a child, including telephone, internet and visits; and
- ensure that no unreasonable obstacles are placed in the way of contact being maintained between detainees and their children outside the facility.

All staff have a duty to contribute to the implementation of the above policies and arrangements. The role of all staff will be made clear in job specifications, through day to day unit and supervision management, through bilaterals and through performance management reviews.

Component policies/arrangements

5. The component policies/arrangements are as set out below.

(i) Child Protection

[Name of IRC supplier] regards child protection as essential as part of our wider work to have regard to the need to safeguard and promote the welfare of children who are present in the centre. All staff will therefore aim to safeguard and promote the welfare of children, both proactively and in response to concerns, so that the need for specific action to protect children from harm, within detention and outside, is reduced.

Where staff become aware that a child has suffered or may be at risk of suffering harm at **[Name of centre]**, or information about/allegations of previous harm come to light from other sources, they will follow the procedure at Appendix 1. Staff in England and Wales should be aware of the statutory guidance titled "[Working together to safeguard children](#)" on inter-agency working. Staff in Scotland should be aware of the [national guidance for child protection in Scotland](#), while staff in Northern Ireland should be aware of guidance provided by the [Safeguarding Board for Northern Ireland](#).

(ii) Information sharing protocol

A written protocol has been published and is at annex [...]. The protocol is consistent with the Government guidance 'Information Sharing: Advice for practitioners providing safeguarding services to children, young people, parents and carers', including the seven golden rules for sharing information effectively. **[Name of IRC supplier]** recognises that professional and lawful sharing of information is essential to enable early intervention and to safeguard children at risk of significant harm.

(iii) Staff training strategy

Staff working with children will receive suitable training, which must be at least equivalent to Tier 1 of Home Office "Keeping Children Safe". A staff training strategy will set priorities for training in safeguarding and will provide access to the internal training programmes, e.g. ACDT **[centres to add additional local programmes]**, and to relevant LSCB and multi-agency training. Training will be monitored, and reviewed regularly.

(iv) Effective inter-agency working

[Name of IRC supplier] recognises that safeguarding and promoting the welfare of children who are present at the centre – and in particular protecting them from significant harm - depends on effective joint working between agencies and professionals that have different roles and expertise; and that individual children, especially some of the children most at risk, may need co-ordinated help from a number of different sectors (e.g. health, education, children’s services). We will contribute to these shared responsibilities by:

- being alert to potential indicators of abuse or neglect;
- being alert to the risks which individual abusers, or potential abusers, may pose to children;
- sharing and helping other agencies to analyse information so that a shared assessment can be made of the child’s needs and circumstances;
- contributing to whatever actions are needed to safeguard and promote the child’s welfare; and
- working co-operatively with parents, unless this is inconsistent with ensuring the child’s safety.

(vi) Diversity

[Name of IRC supplier] will respect and celebrate diversity and show sensitivity to the race, culture, religion, sexuality and disability of every child held in our care. We will do so in the following ways: communicate with each child, ensure that they are listened to and ensure that responses are provided to their views and concerns.

[insert details of local initiatives]

(vii) Complaints procedures

A complaints procedure that is age appropriate and ensures that each child feels safe from repercussions when making a complaint is a critical part of safeguarding and promoting the welfare of detained children. Arrangements for dealing with complaints, formal requests and incidents requiring investigation will ensure that they are dealt with proactively, rigorously, fairly and promptly. Staff will seek to ensure that the procedures are clearly understood by every child and that they are given any necessary help to avail themselves of the procedures.

(vii) Whistle-blowing

[Name of supplier] will ensure that staff are aware of their contractual duties and of their professional obligation to raise legitimate concerns about the conduct of colleagues or managers; and will have in place clear procedures and support systems for dealing with expressions of concern by staff and carers about other staff or carers in ways which do not prejudice the “whistle-blower’s” own position and prospects.

(viii) Record keeping and use of IT

Private and secure records will be maintained, containing all relevant personal information, contact numbers and details of relevant occurrences. The effectiveness of the centre's IT systems in enhancing the effectiveness of its work with children will be kept under review.

(ix) Children who are visitors

Visitors under the age of 18 are allowed to visit detainees if they have a close relationship with the detainee, such as if the detainee is their parent, sibling, step-parent, parent's partner, other close family relationship or a family friend. A record must be kept of the minor's name and date of birth. No visitor under the age of 18 years old is allowed to visit a detainee unless they are accompanied by an adult. No detainee with a known history of being a risk to children will normally be allowed a visit by anyone under the age of 18 years old. However, in exceptional circumstances, where the visit will be supervised by a social worker, the Safeguarding Children Manager/Safeguarding Lead must be consulted ahead of the planned visit to ensure that appropriate safeguards are in place. If centre staff have any concerns regarding the welfare of any visitor under 18 years encountered trying to visit a detainee, they should always refer the information to their local children's social care for advice and information.

(x) Minimising the risk by detainees to children not resident in the centre

[Name of supplier] will have procedures in place for minimising the risk by detainees at **[Name of centre]** to children in the community.

Annex A1 – Appendix 1: Safeguarding Children Procedure (non-children IRCs)

1. Where a member of staff identifies a child in need or a child who has suffered harm or is likely to do so, a safeguarding referral must be made to local authority children's social care immediately.
2. In an emergency, staff must contact the police.
3. Staff who have concerns about a child must not let uncertainty about the type of case being dealt with delay referral. Staff must always err on the side of caution and refer without delay. Their role is to identify concerns, not to investigate or to assess risk/ need.
4. It will need to be established whether the alleged perpetrator of the harm can immediately be identified and what action, without prejudice to any later internal or external assessment, should be taken. There may be child protection considerations in respect of the alleged perpetrator and in respect of other children within the centre who may be at risk of harm. Where the alleged perpetrator is a member of staff, **[IRC supplier]** will act in accordance with approved internal investigation and disciplinary procedures.
5. Any allegation referred to the police must, in addition, be immediately notified to the Child Abuse Referrals inbox (**email address below**) in the Home Office. The email to the referrals inbox should contain the following information:
 - The title of the file and the file reference number so that the knowledge and information management unit (KIMU) can access the referral in future, if required;
 - A clear statement that the police have been informed, so that the Home Office safeguarding unit and KIMU are aware;
 - The police reference for the referral, if available.

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6. Whether it is to local authority children's social care or the police, staff must **always** immediately refer cases in which they consider:
 - There are signs the child may be a victim of physical, emotional or sexual abuse, or neglect. Definitions of these can be found in appendix A of [Working Together](#).
 - The child is a potential victim of modern slavery or [human trafficking](#).
 - The child has been, or is at risk of being, subjected to [female genital mutilation](#).

- The child is missing – a safeguarding referral must always be made when a child is identified as having run away from their parent(s) or carer(s), or where they are looked after by a local authority and have gone missing from their care placement.
 - The child is unaccompanied – this means:
 - there is no person with parental responsibility;
 - the child is lost or abandoned;
 - the person who has been caring for the child is prevented from providing the child with suitable accommodation and/or care.
 - The child is being cared for as part of a private fostering agreement.
 - There are signs the child may be a victim of child sexual exploitation (see [what to do if you suspect a child is being sexually exploited](#) for a list of key indicators).
7. If staff are dissatisfied with, or do not receive, the local authority response, they must escalate the matter in line with local protocol and to the local authority manager, if needed.
8. Where staff consider it appropriate, they can inform the parent(s)/carer(s) that they are making or have made a safeguarding referral.

Annex B: Information sharing policy statement

Basis of policy

1. This statement is based on the principles set out in the cross- government guidance 'Information sharing: Advice for practitioners providing safeguarding services to children, young people, parents and carers'. The most important consideration is whether sharing information is likely to safeguard and protect a child.

Strategic

2. **[Name of supplier]** will comply with the Data Protection Act 1998 and Freedom of Information Act 2000, Environmental Information Regulations 2004 and DSO 19/2012 (Detention and Escorting Safeguarding Children Policy), and have regard to the above mentioned cross-Government guidance.
3. We will ensure, through our Safeguarding Children Manager/Safeguarding Lead, that effective information sharing about risk and risk of harm is promoted within the centre and with external agencies through clear systems, standards and protocols. **[Refer here to any systems, standards or protocols agreed locally to cover information sharing across disciplines within the centre and with outside agencies, and attach as appropriate].**
4. We will ensure through training and the dissemination of the cross-Government guidance and DSO 19/2012 **[include mention of any centre-specific guidance]** that relevant staff within the centre understand what to do and the most effective ways of sharing information if they believe that a child may be a child in need, including those children suffering or at risk of suffering harm, or may require particular services internally or from external agencies.

Operational

5. We will explain to every child on admission, and again during induction, what and how information will, or could, be shared and why, and seek their agreement - except where to do so would put that child or others at increased risk of significant harm, or an adult at risk of serious harm, or if it would undermine the security of the centre or the prevention/detection of a crime. It should be noted that a refusal to give consent to share information is not in itself a barrier to disclosure (see point 7 below).
6. We will always consider the safety or welfare of a child when making decisions on whether to share information about them. Where there is concern that the child may be suffering, or is at risk of, significant harm, the child's safety and welfare will be the over-riding consideration.
7. We will, where possible, respect the wishes of the child where they do not consent to share confidential information. However, we will still share information if, in our judgement on the facts of the case, there is sufficient need to over-ride that lack of consent and the sharing is in accordance with data protection principles.

8. We will ensure that arrangements are in place for providing advice and support to any members of staff who may have doubts about whether to share information in an individual case.
9. We will ensure that the information we share is accurate and up-to-date, necessary for the purpose for which it is being shared, shared only with those people who need to see it, and shared securely.
10. We will always record the reasons for our decision – whether it is to share information or not.

Revision History

Review date	Reviewed by	Review outcome	Next review
5/5/16	Removals, Enforcement and Detention Policy	Rationalisation of contents, including deletion of original: Annex A: Appendix 1; Annex B; and Annex B: Appendix 1. Addition of new Annex A1 (more proportionate safeguarding children policy template for non-children IRCs).	5/2018
16/5/17	Removals, Enforcement and Detention Policy	Redaction of internal email addresses	5/2018