THE PRIORY DAY NURSERY

POLICIES

The Priory Day Nursery
Telephone: 01494 527807
20 Priory Road, High Wycombe, Bucks, HP13 6SL
enquiries@priorydaynursery.co.uk
www.priorydaynursery.co.uk

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1. **Absence Reporting and Sickness Benefit Scheme Procedure**

**Scope**
You are required to follow certain procedures for reporting absence and claiming sickness benefit. The Company will pay Statutory Sick Pay (SSP) on behalf of the Department for Work and Pensions (DWP) subject to DWP rules that may be amended from time to time. There procedures also provide input data for the compliance with RIDDOR (Reporting of Injuries, Diseases and Dangerous Occurrences Regulations) where the Company has to report certain types of absence due to work related injury or disease and to cross check to ensure all incidents are captured.

**Notification of Absence**
If you are unable to work due to sickness or injury, you are required to notify the Company at the earliest opportunity, but in any event no later than 15 minutes before your scheduled start time on the first qualifying day of absence or as soon thereafter as practicably possible. Until you have submitted a medical certificate you are required to advise the Company on each day you are unable to attend work. This is because arrangements will need to be made to cover for your absence, it is essential that you speak to your manager or, if this is not possible, then a message may be left with another member of staff who should be asked to pass the message on.

The first qualifying day of sickness absence is the first day you are sick, if this is a normal working day. If it is not a normal working day, the first qualifying day of sickness absence is the first normal working day following the first day you are sick.

If your absence is likely to exceed, or does exceed, seven calendar days then you must obtain a medical certificate from your doctor and forward it promptly to the Company. For prolonged absences, you will need to obtain and forward further medical certificates in order that the total period of sickness is covered.

Each period of absence must be covered by a completed and authorized self-certification form. If your absence is expected to last more than seven calendar days a form may be sent to your home address for completion and returned to the Company. For periods of absence less than seven calendar days the form should be completed on your return to work.

Periods of absence totally supported by medical certificated also require a completed self-certification form to confirm that proper notification has been complied with.

All appointments (e.g. doctors; hospital; dentists) are unpaid unless they are midwife or pregnancy related and the Manager has seen either the letter or appointment card relating to it. All appointments need to be agreed with the manager before they are booked.

**On Returning to Work**
Immediately on your return to work following any period of absence due to sickness or injury, you must report to the duty manager. If not already submitted, self-certification forms must be completed and authorized by the manager.

If your return to work is subject to certain medical restrictions/limitations, you must not recommence your normal duties until the matter has been discussed with your manager who may seek advice and guidance from your GP or an occupational health advisor. If
this is necessary you will be required to give your permission to contact your GP by completing and signing an Access to Medical Records form.

**Occupational Sickness Benefit**
The payment of occupational sickness benefit is at the discretion of the company and, based on a 5 day working week, shall not exceed 3 days payment in any calendar year. There is no entitlement to Occupational Sickness Benefit if you have worked for the company for less than 12 months. Employees contracted to work less than 5 days a week may receive pro rata benefit.

Occupational Sickness Benefit is the difference between SSP and your normal basic salary. Where there is no entitlement to SSP, occupational sickness benefit will be your basic salary less a sum equivalent to SSP for the appropriate period.

The qualifying days for payment of SSP are Monday to Friday inclusive (or your normal working days).

You must not regard occupational sickness benefit as automatic entitlement as it will be conditional on proper notification and genuine inability to attend work due to illness or injury.

The Company reserves the right to amend or withdraw an individual’s occupational sickness benefit following consultation with the employee concerned.

If requested by the Company, you must agree to undergo an examination by a medical practitioner of the Company's choice.

**Third Party Claims**
If at any time, whether during or after the termination of your employment with the Company, you recover damages from any other person for personal injury resulting in your absence from work you shall, whether demanded of you or not, repay to the Company an amount equivalent to the total of all remuneration paid to you by the Company in respect of the periods of any such absence (except that you will not be required to pay under this provision a sum greater than the sum recovered by way of damages which is attributable to the loss of remuneration).

**Crediting of Holiday Entitlement**
Crediting of additional holiday entitlements due to sickness when on annual leave will only be permitted if the Company was notified at the time of illness or injury occurred and that all days of incapacity are supported by a medical certificate. In these circumstances, it may be necessary to provide a private medical certificate for which any fees must be borne by the employee.

Holiday entitlements will not be credited for sickness during the Company shutdown between the Christmas and New Year period, whether or not covered by a medical certificate.

**Temporary Employees**
Employees working under a contract of temporary employment are not eligible to receive occupational sickness benefit, however, they are required to comply with the notes regarding notification of absence. Statutory Sick Pay (SSP) will be paid subject to DWP rules.

Date: 01.07.15

Review date: 01.07.16
2. **Admission policy**

We wish to make the Priory Day Nursery welcoming to all the community regardless of ethnic background, gender or ability.

**Brochure**

The nursery provides, at parents’ request, a brochure which includes:

- General care provided by nursery for all children,
- The Curriculum that we follow,
- Meal times,
- Terms and conditions,
- Fees, hours and payment,
- We have a web site which parents also have access to: www.priorydaynursery.co.uk.

**Waiting list**

A list of names of the children whose parents wish them to attend will be drawn up, once the deposit and registration fee has been paid. Until a completed registration form, along with the registration fee and deposit, has been received no place will be allocated or offered to a child nor will they be placed on the waiting list.

If you book a place for your child a month’s notice is required to defer the start date. If the start date is deferred by more than one month we reserve the right to cancel the place and add the child’s name to the waiting list unless the full fees from the original start date are paid to guarantee the place.

**Inclusion statement**

We aim to provide a welcoming and stimulating environment for all children regardless of their abilities.

**Records**

We keep a record of the preferred starting date, age and name of child, the intended number of sessions offered per week, along with contact details.

**Contact**

The manager or the deputy will contact the parents prior to the starting date to arrange preferable settling in sessions.

**Details and forms**

Prior to the child’s attendance at the nursery, the parents/carers must complete and sign registration forms, contract details and medication documents.

**What information is provided?**

- Name, home address and date of birth of each child
- Name, address and telephone numbers of parents/carers
- The place of work for both parents/carers
- Emergency telephone numbers
- Name and number of child’s doctor and health visitor
- List of dates for any vaccinations or illnesses
- Starting date and number of sessions required per week
- Arrangements for payment of fees
- Special dietary requirements
- Arrangements for collection
- General information on the child including routines
- Parental consent on any emergency procedures
- Procedures for unacceptable behaviour
Grant Funding (EEF)
Children attending the full day nursery (51 weeks/year) will only be offered the “stretched offer” of 13/11/9 hours per week for 51 weeks per year. Children attending term time only (38 weeks/year) will only be offered the standard 15 hours per week over 38 weeks.

Children in receipt of the stretched offer funding will be offered the sessions 07:30 – 13:00; 13:00 – 18:30; 07:30 – 18:30.

Children who require the 13/11/9 stretched offer hours over 51 weeks will be offered any two sessions a week depending on availability.

Children in receipt of the standard offer funding will be offered the sessions 08:00 – 13:00; 13:00 – 18:00; 08:00 – 18:00.

Children who require the 15 hours over 38 weeks will be offered 3 session a week over Monday to Friday or a combination of three sessions on two days depending on availability.

Children in receipt of funding with siblings at the nursery attending 4 days per week or more will not be eligible for the sibling discount.

Children only attending for EEF sessions will not be required to pay the £50 Registration Fee or the £100 Refundable Deposit to register their child for a place at the nursery.

Date: 01.07.15 Review date: 01.07.16
3. **Answering the Door Policy**

To ensure the safety of all children and staff the following procedures must be adhered to:

- **Answering the door**
  Before granting a caller access, always checks with either the manager or the deputy in charge. Never grant access to anyone not known.

Parents are advised that if an unfamiliar person is picking up their children, our procedure is to either have a photo of that person or a password. We also encourage parents to introduce any other persons’ who may collect the children at anytime, i.e. Grandparents, Aunties, Uncles or close friends prior to any collection so that they are familiar to the nursery staff.

- **Visitors**
  Any visitors, such as sales people, college assessors etc, must fill in the visitors book on arrival. Any person who turns up unannounced is to be left outside the nursery, door closed, and either the manager or the deputy in charge informed to deal with the situation.

- **Unauthorized people**
  If any unfamiliar person calls to collect a child and the parents have not informed us, the parent's permission must be obtained before the child is released.

  All staff should be made aware if a child is forbidden to have contact with anyone, even if it's a family member, that child must not be released until the primary carer has been informed and appropriate authorization has been given.

  If such a person should call at the nursery, the door should be kept closed and the manager or the deputy in charge informed. Access will not be permitted and the primary carer will be informed immediately.

**Date: 01.07.15**

**Review date: 01.07.16**
4. **Annual Leave and Other Leave Entitlement Policy**

**Annual Paid Leave Entitlement – Permanent Employees**
The annual paid leave entitlement for permanent, full-time employees is 5.6 weeks equivalent to 20 working days per annum in addition to the 8 statutory public holidays. Annual paid leave entitlement for part-time permanent employees will be prorated. The ‘holiday year’ begins on 1st January and ends on 31st December.

**Restrictions on Taking Annual Leave**
Restrictions on taking of annual leave, which apply to all employees, are as follows:

- The Company reserves the right to shut down between Christmas and New Year, therefore 1.6 weeks holiday must be taken during this shutdown; the actual days to be at the Company’s discretion.
- All leave must be approved in advance by your manager.
- In order to schedule temporary staff cover the Company requires adequate notice of staff leave periods. Requests for two weeks leave must be made two months in advance and requests for up to one weeks leave must be made two weeks in advance.
- It is of the utmost importance that leave is phased throughout the entire leave year so that the nursery is adequately manned to meet the child to supervisor ratio at all times. Apart from closedown periods only one member of staff per room may take leave at any one time. Employees must check the ’Diary’ before submitting a request for leave.

**Calculating Annual Leave Entitlement for New Starters**
During their first holiday year, new employees have a prorated leave entitlement, calculated to the nearest half day, for the number of complete weeks remaining in the current holiday year.

\[
\text{Days Leave Entitlement (inclusive of public holidays) on starting} = \text{number of weeks left in the holiday year} \times 0.5384 \times \text{number of days worked per week} / 5
\]

**Calculating Annual Leave Entitlement on Terminating Employment**
Leave entitlement for employees terminating their employment will be calculated on a prorated basis, to the nearest half day of the employee’s entitlement, for the number of weeks worked at the date of leaving in the current holiday year.

\[
\text{Days Leave Entitlement (inclusive of public holidays) on leaving} = \text{number of weeks worked} \times 0.5384 \times \text{number of days worked per week} / 5
\]

Employees terminating their contract are not permitted to take any leave entitlement while serving out their notice without the approval of their manager.

Any leave taken in excess of the entitlement will be repaid to the Company. The Company reserves the right to make an appropriate deduction from an employee’s final salary to reclaim overpayments.

Annual leave is paid at the normal basic rate.

**Half Day Bonus Scheme**
Every month the management team will select employees it feels have worked hard within the month and deserve recognition for. This will come in the form of a voucher or half day bonus.

**Attending Staff & Parents Meetings**
A number of staff meetings and parents meetings are held during the year. Staff are expected to attend all these meetings as part of their Contract of Employment and will be paid for the hours attended.
Long Service Extra Day’s Holiday
For each complete year (January – December) worked for the company one extra day’s holiday per year will be awarded, up to a maximum of four days, to be taken in the following year.

Non-Absence Extra Day
Staff who work the whole year (January to December) without taking time off for sickness or any other absence will be awarded an extra day’s holiday during the following year only.

Birthdays
All staff are entitled to an additional day’s holiday on their birthday. If their birthday falls on:

- a day they do not usually work they get the next day off;
- a Saturday they get the previous Friday off;
- a Sunday they get the next Monday off.

Special Leave
Special leave is allowed in the following circumstances.

- Attendance at funerals – up to one day may be taken as compassionate leave in order to attend the funeral of a close family member. A close family member is defined as a spouse/life partner, child, parent, grandparent or sibling.
- Jury service (see below).
- Paternity leave.
- Parental leave.
- Public duties – unpaid (see below).

Compassionate Leave of Absence/Time Off for Dependents
Employees may be granted unpaid leave of absence where their presence is essential to look after of deal with the affairs of a dependant, for example the case of severe illness or injury.

Unpaid Leave
Unpaid leave is usually only granted for short periods and under exceptional circumstances when the employee has no further annual leave available. It can only be taken with the prior approval of a Director.

Jury Service and Court Attendance
Unpaid leave is granted for the duration that an employee has to spend in court on jury service or as a compulsory witness. Employees should claim for loss of earnings and expenses through the courts.

Public Duties
If an employee wishes to exercise their statutory right to take time off work for public duties (e.g. Justice of the Peace, Member of a Statutory Tribunal or Local Authority etc.) then unpaid leave may be granted by arrangement with their manager.

Leave entitlement
Temporary workers who are employed directly and paid via the Company’s payroll are entitled to the same annual leave entitlement as their permanent colleagues.

For any overpayment of annual leave made to temporary employees leaving the Company, the Company has the right to deduct the overpayment from their final salary.

Agency employees are entitled to leave in accordance with their employer.
5. Babysitting Policy

Aim:

The purpose of this policy is to protect the reputation of the nursery and the company name.

It is to set out the terms relating to staff babysitting for children who attend the nursery. It is to state this is a contractual agreement between parents and the member of staff.

Staff Role:

For a member of staff to babysit for a child that attends the nursery, the member of staff must have been working for Priory Day Nursery for a minimum of six months. This links to ‘every child matters’ outcome staying safe and our duty to provide “stability, security and make sure children are well care for.” We can only do this after staff have the time to establish their position within the nursery.

Staff must also maintain confidentiality at all times and not discuss anything related to the nursery. A breach of confidentiality is gross misconduct and would therefore result in instant dismissal.

Staff are also reminded not to take any photographs of the children using their mobile phone while they are baby sitting. This is to ensure that staff do not leave themselves in a vulnerable position.

Parental Role:

Parents ask staff to babysit at their own discretion; Staff are only able to babysit out of nursery working hours so that it doesn’t interfere with the nursery.

Parents are not allowed to poach staff from the nursery to work on a full or part time basis. Poaching means employing a member of staff, who is employed by Priory Day Nursery to work for them, during the hours they should be working for Priory Day Nursery.

If a parent poaches a member of staff they will be liable for a fee of £1,000.00 as we would therefore be acting as an agency.

Date: 01.07.15  
Review date: 01.07.16
6. **Biting Policy**

Biting is a common behaviour that some young children go through. This is part of some children’s development and can be triggered when they do not yet have the words to communicate their anger, frustration or need. At The Priory Day Nursery we follow our positive behaviour policy to promote positive behaviour at all times.

The nursery uses the following strategies to prevent biting: sensory activities, biting rings, adequate resources and staff who recognise when children need more stimulation or quiet times. However, in the event of a child being bitten the following procedures will be followed:

The child who has been bitten will be comforted and checked for any visual injury. First aid will be administrated where necessary. An accident form will be completed and the parents may be informed via telephone if deemed appropriate, otherwise they will be informed when collecting their child. The bitten area will be continued to be observed for signs of infection.

For confidentiality purposes and possible conflict the name of the child who has caused the bite will not be disclosed to the parents.

The child who has caused the bite will be told in terms that they understand that biting (the behaviour and not the child) is unkind and will be shown that it makes staff and the child who has been bitten sad. The child will be asked to say sorry if developmentally appropriate or develop their empathy skills by giving the child who has been bitten a favourite book or comforter. An incident form will be completed and shared with the parents at the end of the child’s session.

If a child continues to bite, observations will be carried out to try to distinguish a cause, e.g. tiredness or frustration. Meetings will be held with the child’s parents to develop strategies to prevent the biting behaviour. Parents will be reassured that it is part of a child’s development and not made to feel that it is their fault.

In the event of a bite breaking the skin and to reduce the risk of infection from bacteria, prompt treatment may be needed for both the child who has bitten and the child who had been bitten.

If a child or member of staff sustains a bite wound where the skin has been severely broken they may require urgent medical attention after initial first aid has been carried out.

Where a child may repeatedly bite and/or if they have a particular special educational need or disability that lends itself to increased biting, e.g. in some cases of autism where a child doesn’t have the communication skills, the setting will carry out a risk assessment and may recommend immunisation with hepatitis B vaccine for all staff and children.

Date: 01.07.15  
Review date: 01.07.16
7. **Collection of Children Policy**

Parents must thoroughly complete a registration forms indicating who will usually collect their children and provide emergency contact numbers for themselves and their friends/relatives. This information will also be kept in the register.

If someone other than the designated parent is likely to collect the child/children, we encourage the parents to physically introduce that person beforehand.

On days when the parent or person who usually collects the children cannot collect the children the Priory Day Nursery should be informed in writing. If the staff have not been introduced to the person collecting the children, a password system will be used. The person will also be asked for some identification (e.g. bank card; driver’s licence).

If for any reason staff feel uncomfortable allowing the children to leave the premises, they will inform the manager who will take appropriate action.

Parents should endeavor to collect their children punctually. If they cannot do so, they must ring the nursery and inform them. Two members of staff will remain in the school until the last child is collected.

If the staff feel the person collecting a child is unsuitable due to being drunk / abusive, staff will call someone from the emergency contact list to collect the child. If staff are unable to get hold of someone to pick the child up Social Services will be called.

**Date: 01.07.15**  
**Review date: 01.07.16**
8. **Continued Professional Development Policy**

**Aim:**

To make sure staff are developing themselves in a professional manner related to their job role.

To make sure staff are updating themselves with new legislation as it comes into practice and that they are competent in the role they hold.

**Putting it into practice:**

Staff must attend 80% of staff meetings and training development evenings as part of their continued professional development.

They must also complete in house child protection/safeguarding, health and safety, first aid, fire safety, manual handling, behaviour management, parent partnership and food hygiene training.

All staff must also complete the three hour safeguarding children training course through the local authority as soon as practically possible to do so.

All staff must complete 25 hours of continued professional development per year and keep a progress report of this in their CPD log.

These 25 hours can be made up of staff meetings, in house training, attendance at the training days provided by Bucks County Council, as well as any research done.

**Date:** 01.07.15  
**Review date:** 01.07.16
9. **Complaints Policy**

It is of paramount importance that the nursery should run smoothly and that parents and staff should work together, with the best interest of the children. In the event of a complaint from either staff or parents, every effort will be made to respond to the matter quickly and appropriately.

We try to ensure the smooth running of the nursery with close co-operation between parents and staff.

If there is a complaint from either parents or staff it will be dealt with quickly in the following manner.

13. A parent or member of staff should either speak to the Room Leader or the Manager. Notes must be taken during/immediately following this meeting.

13. The Manager and Managing Director must be informed immediately, if not involved directly.

13. There will be a discussion as quickly as possible between staff and/or parents to try to solve the problem.

13. Complaints will be recorded in a complaint book.

13. If, after two weeks, the problem is not satisfactorily resolved, the complainant must put their complaint in writing and a formal meeting will be arranged.

13. If necessary, after this procedure, an outside mediator could be brought in and parents and staff are clearly informed that they can phone Ofsted if they feel their complaint has not been dealt with in a satisfactory manner. Ofsted complaints help line 03001231231. Or www.ofsted.gov.uk or email enquiries@ofsted.gov.uk

    OFSTED  
    National Business Unit  
    Piccadilly Gate  
    Store Street  
    Manchester  
    M1 2WD

13. When resolved the final outcome is also recorded in the complaints book with a recommendation for changes to prevent a recurrence.

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**Date: 01.07.15**

**Review date: 01.07.16**
10. **Confidentiality Policy**

To meet the needs of all the children in our care it is important to share information with parents and with one another in order to support the child’s development.

It may also be necessary in some circumstances for the nursery to seek the help of outside agencies. If this action is required the parents’ permission will be sought.

All of the children’s records will be stored in a locked filing cabinet.

All staff records will be kept in a locked filing cabinet.

We will work with other individuals e.g. childminders picking up and looking after the children from setting to make sure the individual child’s needs are being met. This will be agreed with the parents.

**All members of staff will keep any information or knowledge, confidential. This means they will not discuss it amongst themselves in or out of work and with anyone else out of the environment unless they have sought the appropriate consent to do so.**

No member of staff (either currently employed or previously employed by the company) is allowed to give a reference for any other employee (either currently employed or previously employed by the company) in their capacity as a work colleague.

All members of staff will read this policy on confidentiality and sign the agreement document.

**Date: 01.07.15**

**Review date: 01.07.16**
11. **Disciplinary and Capability Policy**

This policy and procedure does not form part of an employee’s contractual terms and conditions, but is for best practice only.

**Disciplinary Policy**

It is necessary for the proper operation of the Company’s business and the health and safety of the Company’s employees that the Company operates a disciplinary procedure. The following procedure will be applied fairly in all instances where the Company believes that disciplinary action is necessary.

Employees are expected to behave in a responsible manner at all times and are expected to comply with standards, procedures and reasonable instructions issued.

An employee breaching a disciplinary rule will render him/herself liable to disciplinary action. However, the Company recognises that there may be instances when unsatisfactory performance by an employee should more appropriately be dealt with outside the disciplinary procedure. Therefore, where unsatisfactory performance at work is due to lack of skill, aptitude, health or any other physical or mental quality then the matter will be dealt with under the capability procedure.

Without prejudice to the above, the procedure does not apply to:

- Termination during or at the end of a probationary period of service (including any extended probationary period of employment).
- Termination by mutual consent.

**Disciplinary Rule**

Matters that the Company views as amounting to disciplinary offences include (but are not limited to):

- Irregular attendance or poor time keeping;
- Unauthorised or persistent absenteeism;
- Failure to comply with safety rules (not giving cause to immediate danger);
- Carelessness in the handling of Company property, leading to its damage;
- Failure to comply with the Company systems and procedures;
- Acts of discrimination or harassment of other employees;
- Unauthorised access to computer systems or data;
- Minor insubordination;
- Smoking in an unauthorised area;
- Misuse of the Internet;
- Not signing in and out at times of entering and leaving the nursery or entering false in and out times;
- Unauthorised signing in and out for another employee.

**Gross Misconduct**

Gross misconduct is misconduct of such a serious nature that it breaches the contractual relationship between the employee and the Company. In the event of gross misconduct on the part of the employee, the Company reserves the right to terminate summarily the employee’s contract of employment without notice or pay in lieu of notice.

Examples of offences classified as gross misconduct are given below. This list is not exhaustive but is intended to indicate the type of offence that could be treated under this category:

- Conduct or behaviour likely to endanger the well-being of the children, the staff or the nursery;
- Gross insubordination to a member of management;
- Theft or dishonesty;
- Wilful damage of Company property;
- Serious damage to Company property through carelessness or negligence;
• Wilful disregard of safety rules and/or practises causing danger to persons or property;
• Verbal, physical or sexual assault whilst on Company premises or in Company time;
• Refusal to carry out legitimate and reasonable orders or instructions;
• Being under the influence of intoxicants or illegal drugs to the detriment of efficiency and safety;
• Falsification of records – e.g. application form, enhanced disclosure, time recording, timesheets, expense claims, self-certification forms etc.
• Wilful breach of the Personal Computer Policy – viruses;
• Wilful breach of an employee’s Terms and Conditions relating to confidentiality, inventions and patents;
• Threatening or intimidating behaviour including violence actual or threatened;
• Gross negligence;
• Bringing the Company into disrepute.

Disciplinary Procedure
When an employee is not achieving or maintaining an acceptable level of job performance, the manager will, through appropriate instruction, training, counselling, or other means endeavour to help to improve the employee’s work performance.

The manager may consider in certain circumstances e.g. following a minor infringement of a Company rule or procedure, that there is no need to resort to the procedure and that it is sufficient to discuss the matter with the employee. Counselling of this kind will be considered as an oral reprimand or caution and a record will not be maintained on the employee’s personnel file.

When any disciplinary action is contemplated the following procedure will be followed:

• There will be a full investigation into the facts of the case by the relevant manager initiating the disciplinary action;
• A letter will be sent to the employee setting out the alleged misconduct, characteristics or other circumstances which have led to the contemplation of disciplinary action and inviting him/her to attend a meeting;
• A disciplinary hearing will be conducted by the appropriate manager. The employee will be given the opportunity to state his/her case, call or consult witnesses and be accompanied by a fellow employee of his/her choice;
• A written record of the facts of the case will be kept;
• In cases of serious or gross misconduct, the employee may be suspended with pay during the investigation;
• As soon as possible after the consultation of the disciplinary proceedings, the employee will be informed whether or not any disciplinary action is to be taken;
• This decision will be confirmed in writing, advising the employee of his/her right of appeal.

Disciplinary Action
In cases other than those involving gross misconduct, the following disciplinary action may be taken.

Stage 1 – Verbal Warning
For a minor offence or offences, a verbal warning may be issued making it clear that further misconduct will render the employee liable to further more severe disciplinary action. A record of the warning will be held on the employee’s personnel file and this warning will remain ‘live’ for a period of 6 months.

Any such verbal warning will be issued by the employee’s manager.

Stage 2 – Written Warning
For a more serious offence or where satisfactory improvement or standards have not been achieved following a verbal warning, a written warning may be issued setting out the nature of the offence, the improvement that is required and the timescale for achieving this improvement. The employee’s shall also be informed of the consequences of further misconduct.
A copy of the written warning will be held on the employee’s file and shall be disregarded for disciplinary purposes after twelve months, subject to continued satisfactory conduct and performance.

A written warning may only be issued by a Manager or more senior level of management. The employee will be advised of his/her right of appeal.

**Stage 3 – Final Written Warning**
If an employee has a current about conduct or performance then further misconduct or unsatisfactory performance (whichever is relevant) may warrant a final written warning.

A copy of the final written warning will be held on the employee’s file and shall be disregarded for disciplinary purposes after twelve months, subject to satisfactory conduct and performance.

There may be occasions when misconduct is considered to be insufficiently serious to justify dismissal but sufficiently serious to warrant only one written warning which in effect will be both first and final.

A final written warning may only be issued by a Manager or more senior level of management.

**Stage 4 – Dismissal**
For an act or acts of further misconduct other than gross misconduct, by an employee who is written under a final written warning, the employee will be liable to dismissal with notice with pay in lieu of notice.

The Company reserves the right to implement the procedure at any stage taking into account the alleged misconduct of an employee. However, employees will not ordinarily be dismissed for a first disciplinary offence.

Where time limits are referred to in the course of this procedure they may be varied by consent between the employee and the Company.

The Company allows employees to be accompanied at any disciplinary hearing by a fellow worker of their choice.

**Gross Misconduct**
In circumstances where the misconduct of the employee is so serious that summary dismissal is appropriate, it will be affected without notice, or payment in lieu of notice or accrued benefits defined under the employee’s terms and conditions of employment.

The authority to dismiss an employee must be sanctioned by a Director having consulted the manager/director responsible for the employee. A manager may carry out the dismissal of an employee.

**Appeals Procedure**
An employee may appeal against any disciplinary sanction imposed against him/her, with the exception of verbal warning. He/she inform their manager of this intention and submit a written appeal, detailing the basis on which they are appealing, within five working days to (where possible) the level of management more senior than the person who initiated the action.

The senior (or other) manager appealed to will investigate the matter and within five working days the employee will be sent a written invitation to attend a meeting when they will given the opportunity of stating their case, to call witnesses and of being accompanied by a fellow employee of their choice. The original decision may be upheld, modified or changed as considered appropriate. The resulting decision will be communicated to the employee personally and confirmed in writing with a copy being retained on the employee’s personnel file. This decision will be upheld as final.
Capability Procedure
Where unsatisfactory performance at work is due to lack of skill, aptitude, health or other physical or mental quality, then the matter will be dealt with under the following procedure.

A warning stage is provided in this procedure. If an employee is given a warning under this procedure, the warning may also be taken into account if there are any disciplinary findings against the employee under the disciplinary procedure, before reference to the warning expires. Similarly, any current disciplinary warning can be taken into account at the final stage of the capability procedure.

When an employee’s ability to perform to a satisfactory standard is due directly to physical or mental impairment as defined under the Disability Discrimination Act 1995, professional advice and guidance should be sought before any action is taken.

Stage 1
Where an employee, through lack of capability, is unable to carry out work required or is performing at an unsatisfactory level, the employee’s immediate manager will conduct an informal discussion with the employee. This will be used to bring the employee’s attention to the issues in question to obtain the facts and details relevant to the issues and needs, and initiate agreed options for improvement.

Following the discussion, appropriate arrangements will be made to supervise and monitor the employee’s continuing performance. The employee will be required to co-operate with the monitoring process.

A file note will be kept of all discussions and agreed improvements with appropriate targets and review dates.

Stage 2
If, after allowing a reasonable time for improvement, it is considered that the employee has failed to achieve the standards of performance required, the employee will be sent a letter outlining the issues and inviting them to attend an interview to discuss the matter. The meeting will be conducted by the manager or more senior member of management. Consideration will be given to whether the matter is due to lack of capability or is within the employee's control to make the necessary improvements. If it is the latter, further action shall be taken under the disciplinary procedure.

Where it is still considered to be a capability issue, the employee will be reminded of the steps taken to encourage improvement or have explained the consideration that was given to reports obtained or qualified assessments of ability to fulfil the required role.

The employee, who may be accompanied by a fellow employee, will be given the opportunity to raise any points which he or she wishes to have considered. If no acceptable explanation is given by the employee or it is considered that improvement to a satisfactory level is unlikely to be achieved within an acceptable time span, then the employee will be formally warned that failure to achieve and sustain a level of satisfactory performance will lead to further action which could lead to the termination of the employee’s contract of employment.

Following the interview, appropriate arrangements will be made to supervise, monitor and regularly review the employee’s continuing performance. The employee will be required to co-operate with the arrangements made.

Stage 3
If after a reasonable amount of time has been allowed for improvement or a subsequent review confirms that improvements will not be achieved, then a further interview will be arranged. The meeting will be conducted by the Manager (or more senior member of management). Consideration will be given to all the facts relating to the issue. The
employee will be given the opportunity to raise any points, which he/she wishes to have considered.

Having gathered the facts, the meeting will be adjourned to consider appropriate action. Options available may include:

- Agreeing an extension to the time for which improvement shall be made;
- Reallocation of duties with associated review of salary/grade;
- Transfer to another job;
- Termination of contract of employment;
- Other agreed option (i.e. early retirement etc.)

Where appropriate action involves a transfer or termination of employment, then authority must be granted by a Director.

The agreed action will be explained to the employee at a reconvened meeting and confirmed in writing.

If dismissal is decided upon, the employee will be dismissed with notice or with pay in lieu of notice.

The employee has a right of appeal at all stages of the Capability Procedure. Appeals should follow the standard Appeal Procedure as outlined in the Disciplinary Procedure.

**Guidance**

Further guidance can be found at:

- Discipline and Grievance at Work.
- Employment Rights Act 1996.
- Equality Act.

The following link provides supporting information and guidance:

[www.acas.org.uk](http://www.acas.org.uk)
[www.dataprotection.gov.uk](http://www.dataprotection.gov.uk)
[www.legislation.hmso.gov.uk](http://www.legislation.hmso.gov.uk)

**Date: 01.07.15**

**Review date: 01.07.16**
12. **Disposal of Waste Materials and Bodily Fluids Policy**

1. Oils and fats – Placed in a container. Once cooled put the container into a plastic bag and disposed off into the outside bin.

2. Glue – Left to go hard in the container and then peeled off and placed in the bin.

3. Paper, plastic bottles, glass bottles, and cans go into the re-cycling bin.

4. Nappies – (Disposables) Gloves and aprons to be worn and nappies, gloves and aprons to be put into nappy sacks, put into the nappy bins which are regularly emptied and collected.

5. (Terry) Nappies to be put into nappy sacks and placed in appropriate bin, at the end of the day the nappies are taken home.

6. Blood – Gloves and aprons to be worn, clothes to be soaked in a bowl and then washed, the bowl to be disinfected thoroughly, gloves, aprons and any other tissues, cotton wool etc used to be disposed of in the nappy bins.

7. Soiled clothes – Gloves and aprons to be worn, clothes to be sluiced and then put into nappy sacks and taken home, all gloves and aprons to be put into the nappy bins.

8. Paper towels – to be disposed of into bins, which are emptied daily into the waste bin outside.

9. Diarrhoea/ urine and sick - Gloves and aprons to be worn. Spillage to be mopped up with paper towels, which are securely placed into nappy sacks and put into the nappy bins, the floor to be detoxified thoroughly, any clothes to be sluiced, put into nappy sacks and sent home.

10. Spray the changing mat with a detoxifying spray and wipe dry using paper towels and place into the nappy bin after every nappy change.

Date: 01.07.15  
Review date: 01.07.16
13. **Emergency Policy**

**BOMB THREATS**

**Bombs - Telephone Warnings:**
- In the case of a direct telephone threat, as much detailed information should be sought from the caller as is possible in the circumstances. Such things as the following should be noted:
  - Callers accent
  - Callers manner
  - Background noises
  - Precise details of the warning
- Wherever possible the person taking the call should alert another person as the call is taking place.
- Although threats may prove to be hoaxes any calls received must be taken seriously,

**Bomb Warning Procedure:**
- All bomb threats should be reported immediately to the Manager or person in charge, who should authorise a call for Police advice and assistance. Also one or more of the following must be contacted (the nursery owner – telephone number for each are in the office). Whatever the source of the warning, the decision to evacuate the site rests with the Manager or person in charge and should be based on all the evidence available and risk.
- In general the police will advise, that the site should not be evacuated unless a package or container is found in conjunction with a warning that could be the device described and could contain explosive.

**Searches:**
- The Manager or person in charge is to follow the procedure for searching the building:
  - A thorough and systematic search of each room at the site. The priority of search areas will depend on information given in the warning.
  - Staff involved in the search should inform the Manager or person in charge of the results of their search using the nearest telephone and checking off their designated areas.
  - During a search for a suspicious package, radio messages and use of mobile phones in the vicinity should be avoided altogether, because of the risk that certain devices can be triggered by radio waves. Communication should be achieved through the internal landline telephone system.
  - In the event of a device or other suspicious items being found, the searcher should move themselves (and everyone else) away from it and inform the Manager or person in charge immediately. The Manager or person in charge will then initiate the clearance of the area, cordon off the area with tape and restricting further access.
  - The Manager or person in charge should consult with the Emergency Services before taking the decision to evacuate in relation to a bomb threat.

**Evacuation:**
- Where the Manager or person in charge decides to evacuate all or part of the site, the objective should be to clear everyone from the danger area as rapidly, calmly and safely as possible.
- Procedure to be followed in the event of an evacuation:
  - Staff are responsible for the room they are in at the time of the evacuation. Do not re-enter the building under any circumstances.
  - There are allocated fire marshals in every area of the nursery. These people are responsible for checking their allocated area and making sure everyone is out of the building. (A list of these designated people is in the reception, office & top of stairs.)
  - Upon evacuation all children are lined up outside in their room groups and once everyone is assembled outside a register is taken.
PINK ROOM
- Children are to be ferried out of the room, turn right and exit out of the back door into the garden.
- The last member of staff to leave the room must remember the downstairs register.

YELLOW ROOM
- Children to be ferried out into the playground, swiftly and safely past the Pink Room and out of the back door.

BLUE ROOM
- The 1st to vacate the top floor, children to be ferried cautiously down the stairs, past the Pink Room, and exit out of the back door into the garden.

GREEN ROOM
- The 2nd to vacate the top floor.
- One member of staff to help the purple room down the stairs and exit out of the back door into the garden.
- Children to follow on behind the Blue Room children, down the stairs and out into the garden.
- The person in charge on the day must remember to get the phone, keys and exit out of the back door into the garden.
- The person in charge needs to bring out the First Aid box located in the office.
- Children to follow on behind the Blue Room children, down the stairs and out into the garden.
- The person in charge needs to get the phone, keys and exit out of the back door into the garden.
- The fire brigade will be phoned and all children and staff accounted for.

PURPLE ROOM
- The 3rd to vacate the top floor, children to be ferried cautiously down the stairs past the Pink Room and exit out of the back door into the garden.
- The last member of staff to check all children have left the upstairs.

OFFICE
- Anyone in the Office needs to help the children evacuate from the nearest point. The person in charge needs to take the Staff Register and the Children Register outside.
- Nobody should be permitted to return to the site until the Manager or person in charge, having consulted the Senior Emergency Services Officer, gives the all clear.
- The Manager or person in charge must ensure effective communication with staff, visitors and anyone who may be affected by the incident.
- Muster points for a bomb threat will generally be a much further distance from the building than in the event of a fire. Again, advice from the emergency authorities should be followed.
- There may a case for evacuating in the event of a bomb scare in a neighbouring facility. In that case, the advice of emergency services shall be obeyed.

Suspicious Packages:
- The following information is given to all employees:
  - Explosive devices are normally of simple construction and may be carried in a briefcase, bag or parcel or they may be sent through the post as a letter or package.
  - If you find a suspicious package:
    - DO NOT USE A RADIO OR MOBILE PHONE FOR COMMUNICATION.
    - DO NOT PLACE ANYTHING ON TOP OF IT.
    - DO NOT TAMPER WITH IT OR MOVE IT.
    - WARN OTHERS TO KEEP AWAY FROM IT.
    - SECURE THE AREA.
    - INFORM THE MANAGER OR PERSON IN CHARGE WHO WILL INFORM THE POLICE.
• Incendiary devices are particularly difficult to detect. The devices are generally small enough to fit into a cigarette lighter and are designed to ignite after a predetermined delay period. This allows them to be planted during working hours and to ignite during the silent hours.
• Devices may be planted in the following locations:
  o In pockets of garments or among clothes;
  o In drawers or slipped down the sides of upholstered furniture.
  o Behind books on shelves.

DO NOT HANDLE A SUSPECTED INCENDIARY DEVICE. IT MAY KILL OR MAIM. CLEAR THE AREA AND INFORM THE MANAGER OR PERSON IN CHARGE.

FLOODING
• Flooding will usually be caused by:
  o Flash flooding by rain, particularly close to rivers
  o A leak within the building from a supply pipe
• Approved contractors who should be contacted in the event of a flood having occurred should be listed in the office.
• Flooding can damage electrical systems and the location of electrical isolation switches should be know to reduce this risk.
• If the building becomes unsafe due to flooding the Manager or person in charge should instigate the evacuation procedure.
• Flooding due to the weather:
  o Some sites, due to their location, are more at risk than others. Where sites have flooded previously due to their proximity to watercourses, there should be a planned response for the site in respect of this risk.
  o In some cases it may be relevant to hold sand bags on site.
• Leaks due to a supply pipe:
  o Damage in respect of this will be limited by knowing how to switch off the supply.

GAS LEAKS & RISK OF EXPLOSION
• An odour is added to gas supplies and this will usually be the first indication of a leak on a site. The Manager or person in charge should be able to switch off the gas supply at the mains to reduce this risk. The location of cut off switches should be known and held on a list in the office.
• The relevant statutory body should be notified immediately and their advice followed. The building should be evacuated as if for a bomb evacuation, to the relevant external assembly point.
• If a gas leak is suspected individuals will be notified and must ensure that doors and windows are opened and steps taken to ensure that:
  o There is no smoking
  o Use of any naked flames is prohibited
  o Use of any light switches is prohibited
  o The fire alarm is not activated as this could also ignite gas in the air.
  o Call 0800 111 999
• The assembly point will be the same as the external bomb evacuation point.

DEBRIS FALLING FROM A BUILDING
• There have been cases where people have been seriously injured or killed as a result of debris or parts of the building fabric falling into the area below.
• Where there are known weaknesses in the building structure this information should be provided within a site-specific emergency plan along with remedial actions and controls that are in place to prevent an incident. Regular checks on these areas will be required.
• The name of a building surveyor and suitable approved contractor should be available to deal with such an eventuality where this could be a risk.
ELECTRICAL FAULT

• Should the electricity supply fail in the building as a whole in the first instance the Manager or person in charge should ascertain if the fault is isolated to part of the building or an area beyond, before contacting the appropriate statutory authority to report the fault.

• IT systems may be affected in the event of a major failure in the electrical supplies.

• Damage to Electrical Systems by Contractors. Contractors should be notified, where ever possible, of any known underground electrical cabling or overhead cables so that work can planned with this in mind.

• If a contractor working on site damages an electrical cable there is the risk that exposed ends of the cabling could come into contact with conductive materials or individuals causing serious injury.

• If such an event occurs the Manager or person in charge is to ensure that the contractor restricts access to the area via an appropriate barrier and signage to prevent unauthorised access.

• The Manager or person in charge should undertake an investigation following such an event to determine the cause and to ascertain if contractor management procedures have been followed.

• If plant or equipment comes into contact with overhead power lines or there is any kind of an electrical short circuit that leads to fire the incident is RIDDOR reportable.

LOCKDOWN PROCEDURES

• This refers to the procedure for keeping children and staff safe by keeping them indoors in their rooms or other safe locations. Examples of when it might be used include when there is a serious threat from an intruder (e.g. a gunman) on the nursery premises or within the vicinity of the nursery or an industrial incident or a fuel/chemical spill outside the school or a local terrorist attack.

• In the case of an intruder, the Manager or person in charge needs to consider whether it was safer to keep children and staff within their room or to evacuate and disperse.

• The nursery has a special signal for a lockdown. All staff will be aware of the signal.

• The following general advice may be followed:
  o Signal lockdown using the designated procedure.
  o Check the hallways and get all children and staff into the closed rooms or safe areas.
  o Keep all children in your room until given the all clear.
  o Consider locking or wedging your doors if possible, shut windows and blinds. Turn off lights if necessary.
  o Keep children seated and away from doors and windows. There may be circumstances when it is best to sit on the floor or under desks.
  o Staff will maintain (as best they can) a calm atmosphere in the room and keep alert to the emotional needs of the children.
  o Try and keep children engaged in a quiet activity or game.
  o Do not allow anyone out of the room during a lockdown procedure in any circumstances.
  o Staff should remain with their children at all times.
  o If a member of staff is out of their room at the time of the incident then they should attempt to go back to the room IF SAFE to do so. However, if this is too risky or dangerous then they must try and make contact with the children as soon as possible.
  o The Manager, office staff and other non-teaching staff who can be safely assembled, should form a School Emergency Response Team.
  o Parents should not be allowed to pick up their children during a lock down procedure.
  o If the children are outside, staff should, depending on the situation, either move them to the nearest hall or building that can be secured. In case of an intruder attack, there should be an alternative escape route, or a place to hide or disperse or take cover.
• Containing the After Effects of a Chemical Incident:
  o In these situations it is essential that all doors and windows be kept shut. All appliances, such as extractor fans and air conditioning should be switched off. Senior staff should wait for the all clear from the emergency services.
  o If telephone lines are down or busy, listen to the radio or TV. It may be necessary to maintain this situation for several hours, or even overnight.
  o In very extreme circumstances it will be safer for children to be kept in the nursery for a long period even without food and blankets.

Date: 01.07.15

Review date: 01.07.16
14. **Employment Policy**

The Company is an equal opportunities employer. Its policy in relation to equal opportunities covering the following areas is included in the Equal Opportunities policy:

- Recruitment & Selection.
- Training, Promotion & Career Development.
- Personnel Policies & Procedure.
- Monitoring of Records.

A personnel file for every member of staff is held under lock and key in the office. Access to these files is restricted to the Directors, Nursery Manager and General Manager.

Each personnel file contains:

- All letters received from and written to the employee.
- The employee’s Written Statement of Particulars of Employment (Employment Contract).
- Employment Contract Changes.
- Meeting Notes.
- CV.
- Job Application Form.
- Personnel Information Form.
- Copies of Qualification Certificates.
- Appraisals.
- DBS Number.
- CPD file.

New staff are employed subject to satisfactory references and DBS clearance. Not disclosing any relevant information prior to a DBS Form being submitted for clearance may result in the offer of employment being withdrawn, and if the employee has started, instant dismissal on grounds of gross misconduct.

New staff are employed on a probationary period for the first year of employment.

For new staff supervision meetings are held after 1, 3, 6 and 9 months with an appraisal after 12 months. Thereafter staff will have supervision meetings termly and appraisals annually.

Each employee is given Induction training on their first day of work; and each employee is given an Employee Handbook.

**Date: 01.07.15**  
**Review Date: 01.07.16**
15. **Equal Opportunities Policy**

**Policy Statement**
The Company shall take positive measures to ensure that there is no discrimination, either direct or indirect, overt or unintentional, in respect of its selection processes, training and promotion opportunities, applications of conditions of service, personnel policies and procedures, etc, on the ground of race, sex, marital status, age, disability, religion, creed, nationality, ethnic or national origins, social background or sexual orientation. Hereafter these groups will be referred to as by “race, sex, etc”.

It recognises that it is good practice positively to encourage the breaking down of barriers which exist where one group predominates, although selection of candidates or employees for appointment, promotion, training, etc, will always be based on the merit and qualification of the individual.

The company shall also take positive measures to ensure equality of opportunity and inclusion in meeting the needs of all children, particularly those that arise from children’s ethnic heritage, social and economic background, gender and those who are disabled, have learning difficulties or have special educational needs.

It recognises that an Equal Opportunities Policy requires regular reinforcement and monitoring of its effectiveness and will therefore:

- Require Managers to ensure the effective implementation of the policy.
- Establish a monitoring process to collect information in order to ascertain the effectiveness of its policy.
- Ensure that all personnel related policies and procedures are regularly monitored in their practical application and include reference to equal opportunities.

**Legislation and Codes of Practice**
The Company’s policy and practices include compliance with the provisions of the legislation (e.g. Employment; DDA) and the EYFS Statutory Framework applicable at the time.

**Equality Act 2010:**
This law bans unfair treatment and helps achieve equal opportunities in the workplace and in wider society. The act replaced some previous anti-discrimination laws with a single act to make the law simpler and to strengthen protection. It sets out the different ways in which it is unlawful to treat someone, such as direct and indirect discrimination, discrimination by association, discrimination by perception, harassment, victimisation and failing to make a reasonable adjustment for a disabled person.

The act covers nine protected characteristics, which cannot be used as a reason to treat people unfairly:

- Age.
- Disability.
- Gender reassignment.
- Marriage & civil partnership.
- Pregnancy & maternity.
- Race.
- Religion or belief.
- Sex.
- Sexual orientation.

In 2006 a new section was inserted into the Education Act 2002 placing a duty on maintained schools to promote community cohesion. This took effect in September 2007. ‘Community cohesion’ means:

- A society in which there is a common vision and sense of belonging.
• A society in which the diversity of people’s backgrounds and circumstances is appreciated and valued.
• A society in which similar life opportunities are available to all.

EYFS recommendations:
• Practitioners should ‘ensure that their own knowledge about different cultural groups is up-to-date and consider their own attitudes to people who are different from themselves’.
• ‘Providers have a responsibility to ensure positive attitudes to diversity and difference – not only so that every child is included and not disadvantaged, but also so that they learn from the earliest age to value diversity in others and grow up making a positive contribution to society’.
• It is effective practice to ‘support babies and children to develop a positive sense of their own identity and culture; this helps them to develop a positive self-image’.
• ‘Give children accurate information which challenges cultural, racial, social and gender stereotypes’.
• ‘Invite children and families with experiences of living in other countries to bring in photographs and objects from their home culture’.
• Introduce children to a range of cultures and religions, for example, tell stories, listen to music, dance and eat foods from a range of cultures. Use resources in role-play that reflect a variety of cultures, such as clothes, symbols, candles and toys.

The Company shall take all reasonable measures to ensure that no child is subject to corporal punishment, either actual physical or verbal or any threat of any form of corporal punishment.

The Company recognises that incidents of racial discrimination are a serious offence and shall be responded to accordingly.

The Company shall take all reasonable measures to not discriminate against a child or adult with disabilities and will make reasonable adjustments for them.

Recruitment and Selection
Whenever a vacancy occurs any job description and/or person specification produced will be vetted to ensure that there are no requirements or criteria which are unnecessary to the post and have a discriminatory effect.

When advertising, it will be ensured that the media used cover the full range of racial or other groups within the market place. Advertisements should be vetted to ensure there is no direct or indirect discrimination in contravention of legislation.

Short listing will be conducted against the objective criteria set out in the job description and person specification. Managers selecting a short-list should be careful not to take account of factors which are irrelevant to the requirements of the post.

Interviewers should be familiar with the Company’s Equal Opportunities Policy. Where possible applicants will be interviewed by more than one person.

Interview questions must be related to the requirements and circumstances of the job and not be of a discriminatory nature. Patterns of behaviour must never be judged on the basis of past assumptions. Interviewers should be aware of possible misunderstandings which can occur in interviews between persons of different cultural backgrounds.

Selection decisions must not be influenced by race, sex, etc, by the traditional profile of past or other post-holders, or by age, which in some circumstances, constitute unlawful, indirect discrimination. Nor must they be influenced by perceived prejudices of other staff. Decisions must be based on pre-established selection criteria. If selection tests are used they should be checked to ensure that they are related to the job requirements. Records of reasons for non-selection of interviewees must be kept with the application forms, job description and person specification for a minimum of 6 months.
In relation to disabled applicants, consideration must always be given to such adjustments to the working environment that might be made to overcome any perceived difficulty and to the possibility of external advice being taken.

**Training, Promotion and Career Development**
The Company shall ensure that training, promotion and career development opportunities are offered equally to all staff. This includes a regular review of procedures for promotion and career development to ensure that they are in line with the Equal Opportunities Policy and do not include any discriminatory practices.

All decisions relating to promotion must be recorded, and reasons for turning down applicants discussed with them if so requested.

Reference to Equal Opportunities practice and procedure will be included in general management training events.

**Personnel Policies and Procedures**
Policy and procedures shall, where relevant, take account of race, sex, etc, discrimination and cultural needs, and in particular:

- Any direct racial, sex, or age related etc, discrimination during employment will be treated as disciplinary offences under the disciplinary procedure.
- An employee who has in good faith taken action under the Race Relations Act or other legislation shall not, for that reason, receive less favourable treatment than other employees.
- Particular care will be taken to deal effectively with all grievances about discrimination, victimisation, harassment, etc.
- No employee will receive less fair treatment.

**Monitoring of Records**
The Company shall create and maintain employment records of all employees in order to monitor the progress of this policy.

All records of staff obtained for monitoring purposes, and of job applicants will be kept confidential. Those dealing with the information will be made aware of its confidential nature and the reason for collection.

**Meeting the individual needs of all children**
*Special Educational Needs and Disability Code of Practice: 0 to 25 Years (January 2015).*

This policy is written in response to the Special Educational Needs and Disability Code of Practice: 0 to 25 Years 2014, and in accordance with government initiatives, including the requirements of the Early Years Statutory Guidance 2014.

The Priory Day Nursery works on the belief that all children and their families have a right to be part of their local community and to be welcomed and included on equal terms.

The setting will endeavour to ensure that all children have the opportunity to participate in the full range of activities and opportunities offered and that their individuality and potential will be recognised, valued and nurtured.

The Priory Day Nursery recognises the DfES (DCSF) definition of Special Educational Needs. “A child or young person has SEN if they have a learning difficulty or disability which calls for special educational provision to be made for him or her”.

The Company values diversity including the provision of Special Educational Needs (SEN) for those children who require it. If a child has more difficulties than most children their age with communication or behaviour, help and advice shall be provided by trained special educational needs specialists.
Providers in receipt of funding for the provision of free nursery places must appoint a setting based Special Educational Needs and Disabilities Co-ordinator (SENDCO).

The SEND Co-ordinator is Kim Layton.
The Equal Opportunities Co-ordinator is Laura Vaughan.

**Continence**
“Early Years providers have an obligation to meet the needs of children with delayed personal development in the same way as they would meet the individual needs of children with delayed language, or any other kind of delayed development. Children should not be excluded from normal pre-school activities solely because of incontinence. Delayed continence is not necessarily linked with learning difficulties, however, children with global developmental delay which may not have been identified by the time they enter a setting are likely to be late coming out of nappies.” Continence Guidance for Early Years Foundation Stage Providers 2011.

At The Priory Day Nursery we fully understand that some children experience delays in becoming continent, we strive to meet the individual needs of every child in our care and in accordance with the Disability Discrimination Act/ Equality Act 2010 we ensure that no child should ever be treated less favourably because of their incontinence.

“There should be suitable hygienic changing facilities for changing any children who are in nappies and providers should ensure that an adequate supply of clean bedding, towels, spare clothes, and any other necessary items are always available.” Statutory framework for the early years foundation stage September 2014. Every room in the setting has the appropriate equipment and resources in order to carry out nappy changing and to be able to change a child if they should accidently wet/soil them self.

**Valuing parents**
The Priory Day Nursery works in partnership with parents and carers and values a good working relationship ensuring confidentiality, welcoming parental involvement and respecting all support and advice given.

**Information gathering**
The SENDCO will:
- Know where all information regarding each child is located.
- Ensure that all staff members who work with the child also have this information.
- Ensure parents are kept informed and have the opportunity to attend meetings held with regard to their child.

**Monitoring and recording**
In addition to the information all settings will record for all children, the child record or profile for a child with SEN should include information about the child’s progress and behaviour from the early education setting itself, from the parents and from health and social services.

The system of observation and record keeping at The Priory Day Nursery enables us to monitor the needs and progress of all children on an individual basis. This is carried out in conjunction with parents.

Within the setting for every child identified as having a special educational need we will devise a structured programme to meet the child’s needs. This will include the implementation of advice from outside agencies when appropriate.

**The progress check by age two**
The Progress Check has been developed by the National Children’s Bureau and its intentions are to enable earlier identification of development needs, so that support can be put in place as early as possible. One of the requirements of the revised EYFS Framework is that parents and carers must be supplied with a written summary of their development in the three prime areas of the EYFS: Personal, Social and Emotional Development; Physical Development; and Communication and Language; when the child is aged between 24-36 months. In accordance with the Early Years Foundation Stage
every child will receive a progress check at age two but we have also taken the decision
to carry out a progress check for every child in the setting once every term. This will
enable us to identify any areas where a child’s progress maybe less than expected or
there is an identified special educational need or disability.

**Liaising with other early years settings**
At The Priory Day Nursery staff are committed to attend Network Group meetings with
other early years practitioners.

With parental permission we will pass on children’s records to the next setting. This may
include a meeting with the staff from the school the term before they are due to transfer.

**Liaising with the local authority**
The Priory Day Nursery is registered on the children and families information website and
values the support of the EYDC Service with the provision of Network Group meetings,
workshops, training and regular visits from an Inclusion Co-ordinator.

**Liaising with outside agencies**
At The Priory Day Nursery, with parental permission, the SENDCO will access information
and/or support from outside agencies where possible.

If a child has a statement of special educational needs, the SENDCO will organise and
chair the annual review and liaise with other agencies who need to attend.

**Considering the child’s views and opinions**
Children have a right to receive and impart information, to express an opinion and to
have that opinion taken into account in any matters affecting them from the early years.
Their views should be given due weight according to their age, maturity and capability

Section 19 of the Children and Families Act 2014 makes clear that local authorities, in
carrying out their functions under the Act in relation to disabled children and young
people and those with special educational needs (SEN), must have regard to:

- the views, wishes and feelings of the child or young person, and the child’s parents;
- the importance of the child or young person, and the child’s parents, participating
  as fully as possible in decisions, and being provided with the information and
  support necessary to enable participation in those decisions;
- the need to support the child or young person, and the child’s parents, in order to
  facilitate the development of the child or young person and to help them achieve
  the best possible educational and other outcomes, preparing them effectively for
  adulthood.

The guidance in this chapter on resolving disagreements is based on the following
principles:

- decisions about provision for children and young people with SEN or disabilities
  should be made jointly by providers, parents, and children and young people
  themselves, taking a person-centred approach, with the views of children, young
  people and parents taken into account when those decisions are made.

At The Priory Day Nursery the child’s views will be sought whenever possible, by asking,
listening, observing, and in a variety of ways through play and through collaboration with
parents and carers.

**Supporting colleagues**
The SENDCO will support all staff in the setting by:
- Supporting colleagues in planning to meet the needs of a child with SEN.
- Advising colleagues about the range of strategies available to use.
- Identifying staff training needs and encouraging them to attend relevant training.
The role of other staff
At The Priory Day Nursery the staff will work under the guidance of the SENDCO to help identify and support children with special educational needs. This will include the implementation of Individual Education Plans (IEP) and the development of the SEN policy.

The role of the owner
The owner of The Priory Day Nursery, will support the SENDCO and wherever possible will cater for staffing and financial implications concerning SEN.

The role of the manager
The manager of The Priory Day Nursery will support the SENDCO, be present at meetings with parents and be kept aware of developments in SEN.

Implications for the setting and how these will be managed
In order for the SENDCO to carry out his/her duties effectively the setting will allow reasonable time out from his/her regular duties to make observations, co-ordinate review meetings and contact outside agencies.

Procedures for resolving complaints about SEN provision
As with The Priory Day Nursery complaints policy and procedure, the aim is to resolve any disagreements in a way that is mutually acceptable to all parties.

Admissions
The inclusive approach adopted by The Priory Day Nursery is reflected in the admissions policy.

Review date and procedure
This policy was adopted by The Priory Day Nursery on 1st February 2010 and is reviewed and updated annually.

Individual needs
The company shall ensure that the individual needs of children are met by:

- Valuing, and respecting diversity and the range of communities, abilities, cultures, religions and disabilities.
- Including within the curriculum provision for the differentiating needs of the individual child.
- Regularly reviewing the early years’ provision to ensure that any barriers to inclusion are identified and reduced.
- Regularly seeking the views and feelings of families (parents and children) through, for example, parents’ meetings; questionnaires.
- Providing as wide a range of resources and equipment as appropriate to meet the needs of all children.
- Within reason adjustments shall be made to the indoor and outdoor environment and resources recognising that such adjustments should not reduce equality of opportunity or result in discrimination.
- Valuing the first language and using it to support learning of that child and other children who interact with that child.
- Celebrating and teaching about all religious festivals.

Working in partnership
The company shall work with parents and other agencies (e.g. Early Years & Childcare Service (EYCS); local schools; health authorities) to ensure medical, cultural and dietary needs are met by, for example:

- Maintaining within a child’s record details or any medical and dietary needs and allergies.
- Regular parents’ meetings and questionnaires/surveys.
- An ‘open door’ policy to encourage parents to discuss issues and concerns, etc with the Manager or an assistant Manager.
• Provision of a complaints procedure to record any complaints made and how they are dealt with and resolved.
• Provision of individual child diaries used to record the daily activities and events relating to each child.
• Publishing a regular parents’ newsletter.
• Publishing a regular staff newsletter.
• Regular liaison with other agencies (e.g. EYCS; local schools).

The setting will also work with Childminders; Schools; other Nurseries; Grand Parents; Nannies as appropriate to ensure good working practices and information sharing. There may be times that we need to contact other settings to give or receive information. We have requested permission for this on the nursery Parental Consent Form in the Registration Pack.

Dealing with inappropriate attitudes, behaviours and practices
The company will not tolerate any threatening or abusive behaviour or any expression of prejudice or discriminating behaviour towards or between staff, families, parent or children. All such incidents will be challenged, recorded and investigated.

• All staff shall be responsible for reporting all incidents.
• A log of all incidents shall be recorded at the time of the incident and brought to the attention of the Duty Manager.
• All incidents will be independently investigated by a director of the company.
• All involved parties shall be required to document a report and shall be interviewed by the director.
• The director will produce a report summarising the findings of the investigation and including any action (disciplinary or otherwise) that shall be taken.
• Where a child is discriminated against the parent(s) will be informed of the incident and of any actions to be taken.
• Incidents or accidents (e.g. biting) will always be recorded and reported to parents.
• Staff training and development shall include information on inappropriate attitudes, behaviours and practices and the procedure for dealing with them.

When addressing behaviour concerns we will always:

• Seek information from parents/carers and discuss with them behaviour issues, strategies and actions to promote positive behaviour, as concerns arise.
• With parental advice, we will seek advice as necessary from other agencies, particular the Early Years and Childcare Service (EYCS) Inclusion Team.
• If a child’s behaviour is persistently challenging and presents a significant and consistent risk to themselves or others, we may discuss with parents/carers the possibility of keeping the child at home for a short period. This will allow time for staff and parents/carers to make reasonable adjustments to manage the child’s behaviour in accordance with the Disability Discrimination Act. We will consult the EYCS Inclusion Team before taking this action. We will consider fully the views of the parents/carers and child on developing approaches and strategies to manage the child’s behaviour and plan for the child’s return to our setting.

Achieving Positive Behaviour
Fundamental for the effective development of children’s personal, social and emotional development to set clear and developmentally appropriate expectations for behaviour within a safe and secure environment where children are free from the fear of being hurt or hindered.

We actively encourage children to consider the views and feelings, needs and rights of others and the impact that their behaviour has on people, belongings, resources and living things through modelling positive language and behaviour at all times.

At The Priory Day Nursery the named person for coordinating a positive approach to behaviour is Laura Vaughan.
The Role of our coordinator is to:

- Keep up-to-date with legislation, research and guidance on promoting positive behaviour.
- Identify and access relevant sources of expertise and training on promoting positive behaviour to ensure a consistent response in the promotion of positive behaviour e.g. the Inclusion Team (EYCS).
- To keep a record of staff attendance at training (see Training Log).
- Ensure all staff, volunteers, students and parents are familiar with the settings behaviour policy and its guidelines for behaviour.

The responsibility of all staff, volunteers, students and parents is to:

- Recognise that social interactions vary between cultures and families and acknowledge and respect each child’s individual background.
- Provide a positive model of behaviour by treating one another with respect, care and courtesy at all times.
- Record and report all injuries and accidents appropriately (e.g. bites).

Strategies to promote positive behaviour:

Staff will:

- Use positive language when interacting with all adults and children.
- Consider children’s ages and stages of development when identifying and implementing strategies to manage behaviour.
- Involve children fully in the decisions that affect their daily lives. This is done by tuning into their feelings and behaviours as well as their voices e.g. supporting children to develop golden rules for their setting.
- Ensure that, where reasonable, there are enough popular toys, resources and sufficient activities available so that all children are meaningfully occupied.
- Praise and celebrate considerate and positive behaviours such as kindness or willingness to share by giving public praise, sharing achievements with parents, stickers, etc.
- Ensure children understand it is their behaviour and not the child as an individual that is unacceptable (i.e. kicking is unkind and not the child that is unkind for kicking).
- Ensure adult attention is given in response to positive behaviour and that attention is never used to reward negative behaviour e.g. ensure attention is given to the child who has been bitten and not the biter.
- Recognise that babies and very young children are unable to regulate their own emotions, such as fear, anger or distress, which commonly present as tantrums, biting or snatching. Therefore staff will respond calmly and sensitively when helping young children to manage these feelings.
- Focus on ensuring a child’s attachment figure in the setting, their key person, builds a strong relationship to provide security for the child (see Settling in Policy).
- Work in partnership with parents and carers to identify and together resolve any underlying causes for negative behaviour (see Partnership with Parents Policy).
- Recognise that in some cases a child’s special educational need may affect their behaviour; where this is apparent staff will liaise with the Inclusion Team and implement the graduated response in line with the Special educational needs and disability code of practice: 0 to 25 years (January 2015).
- Recognise that it is normal for young children to explore aggression through their play and that such play offers healthy opportunities to support personal, social and emotional development and explore conflict resolution.
- Help children to understand the effect their behaviour has on other children and adults; we do not force children to say sorry, but encourage children to apologise for their actions in a range of ways e.g. a hug, fetching a tissue for a crying child, sharing a toy. We ensure that this behaviour is modelled by all adults in the setting.
- Recognise that a consistent and planned approach is critical to effective behaviour management. Consistency among staff will ensure that children understand and respect the positive expectations set for behaviour within our setting.
- When addressing behaviour concerns we will always:
• Seek information from parents/carers and discuss with them behaviour issues, strategies and actions to promote positive behaviour, as concerns arise.
• With parental advice, we will seek advice as necessary from other agencies, particular the Early Years and Childcare Service (EYCS) Inclusion Team.
• If a child’s behaviour is persistently challenging and presents a significant and consistent risk to themselves or others, we may discuss with parents/carers the possibility of keeping the child at home for a short period. This will allow time for staff and parents/carers to make reasonable adjustments to manage the child’s behaviour in accordance with the Disability Discrimination Act. We will consult the EYCS Inclusion Team before taking this action. We will consider fully the views of the parents/carers and child on developing approaches and strategies to manage the child’s behaviour and plan for the child’s return to our setting.
• We will not accept and will actively challenge any adults in the setting who:
  • Use negative labels such as ‘naughty’ or ‘silly’.
  • Use physical punishment, such as smacking or shaking and so far as it is reasonably practical, staff shall ensure that physical punishment is not given to any child by any person who cares for or who is in regular contact with children or any person living or working on the premises.
  • Use approaches intended to single out and humiliate children.
  • Shout or use raised voices in a threatening way in response to children’s negative behaviour.

Physical Intervention Policy
At The Priory Day Nursery, children’s behaviour is managed effectively and in a positive manner that is appropriate for their stage of development and particular individual needs. In accordance with the requirements set out by the Early Years Foundation Stage, the staff will not use, or threaten to use, physical/corporal punishments or any form of punishment which could have an adverse impact on the child’s well-being. The Setting will also ensure it has an effective behaviour management policy in place which will be adhered to by all members of staff.

Definitions of Physical Intervention: Physical intervention means giving guidance to children (such as showing them how to hold a paintbrush, or when climbing), providing emotional support (such as placing an arm around a child when they are distressed) and finally physical care (such as providing first aid or toileting).

Definition of Restrictive Physical Intervention: This is when a staff member uses physical force intentionally to restrict a child’s movement against his or her will. In most cases this will be through the use of the staff member’s body rather than mechanical or environmental methods.

The Priory Day Nursery recognises that Physical Intervention should only be used in the context of a well-established and well implemented positive framework. Restrictive physical intervention can be justified when someone is injuring themselves or others, someone is damaging property or there is suspicion that although injury, damage or other crime that has not yet happened or is about to happen.

The following constitutes what types of restrictive physical intervention is acceptable:
• Aim for side-by-side contact with the child, avoid positioning themselves in front (to reduce the risk of being kicked) or behind (to reduce the risk of allegations of sexual misconduct).
• Aim for no gaps between the adult’s and child’s body where they are side by side, this minimises the risk of impact and damage.
• The adult should keep their back as straight as possible.
• Beware in particular head positioning, to avoid head butts from the child.
• Hold children by “long” bones, i.e. avoid grasping at joints where pain and damage are most likely.
• Ensure that there is no restriction to the child’s ability to breathe, in particular this means avoiding holding a child around the chest cavity or stomach.
• Avoid lifting children.
Physical intervention will only be used within the setting to prevent a child’s behaviour causing injury/risk to themselves, injury to another child, and injury to an adult or causing serious damage to property. If there is ever an occasion where physical intervention is needed to manage a child’s behaviour it will be reported and recorded and the parents will be informed at the end of the day. In addition to having a behaviour management policy in place, The Priory Day Nursery also has a named practitioner who is responsible for behaviour management issues. This person is supported by the Early Years and Childcare Service in acquiring skills that will enable him/her to support other staff and access expert advice if normal behaviour management techniques are not effective with a particular child. If restrictive physical intervention has to be applied, after the event happens a record will be made and the staff will make every effort to support the child after the incident and try and establish the reasons why the child needed a physical intervention. The behaviour management officer, the child’s key carer and the parents/carers will review the child’s behaviour so that the risk of needing to use restrictive intervention again is reduced.

**Physical Risk and Incidents:**

- We will only use physical restraint, such as holding, when it is clear a child is at risk of serious harm to themselves or others and/or there is a risk of serious damage to property.
- Where physical intervention is used to manage a child’s behaviour the incident will be recorded and the child’s parents will be informed on the same day.

**Legal framework:**

- The Equality Act 2006
- The Equality Act 2010
- Disability Discrimination Act (DDA) 1995, 2005
- Race Relations Act 1976
- Race Relations Amendment Act 2000
- Sex Discrimination Act 1976, 1986
- Age Discrimination Act 2006
- Care Standards Act 2000
- Protection of Children Act 1999
- Children Act 1989, 2004
- Early Years Education and Grant Maintained Schools Act 1996
- Special Educational Needs and Disability Act 2001
- Safeguarding Vulnerable Groups 2006
- Special Educational Needs Code of Practice 0 to 25 Years 2014
- Green paper: Excellence for All Children; Meeting Special Educational Needs 1997
- Every Child Matters
- Care Standards Act 2000
- Protection of Children Act 1999
- Human Rights Act 1998
- EYFS 2008
- Public Order Act 1986
- Crime & Disorder Act 1998
- United Nations Convention on the Rights of the Child

**Our Learning Environment**

We aim to create an enabling learning environment which is as accessible as possible for every individual who uses our setting and premises.

We endeavour to do this by:

- Identifying and actively seeking barriers to inclusion (e.g. use of Barriers to Learning and Participation: EYCS SEN Handbook and the Inclusion Checklist for Settings: EYFS Resources).
- Making reasonable adjustments to the environment and to our resources both indoors and outdoors to accommodate a wide range of learning, physical and sensory impairments; e.g. visual timetables, ramps, accessible toilets.
• Differentiating provision within the curriculum to ensure each child receives the widest possible opportunities to develop their skills and abilities, e.g. recognising and valuing the different learning styles of girls and boys and of children with English as an additional language.

• Positively reflecting the widest possible range of communities in the choice of our resources; e.g. books, puppets, and role play artefacts which reflect a diverse range of religions, cultures, abilities and disabilities within society.

• Avoiding stereotypes or derogatory images in the selection of books or other visual materials to promote non-stereotyped roles e.g. female plumber, male nurse.

• Celebrating a wide range of festivals. We celebrate all festivals such as the Christian Easter, Hindu festival of Holi, Jewish Hanukah, Muslim’s Ramadan and many more including secular celebrations such as Guy Fawkes Day and Burn’s Night.

• Ensuring that children’s home languages, particularly when other than English, are valued and where possible, used to support children’s learning and development within our setting.

• Regularly seeking the views and feelings of children and their families to inform practice e.g. Children’s use of; a feelings tree, digital cameras to illustrate likes and dislikes and parent consultations and questionnaires.

Valuing diversity

• We welcome the diversity of family lifestyles and home cultures and encourage all children and their families to contribute stories of their everyday lives to our setting.

• We encourage parents and carers to take part in the life of the setting and to contribute fully. We do this by holding events such as the Big Toddle to raise money for Barnardos, where all parents and children are invited to a sponsored walk with a barbeque party afterwards. An annual Nativity is also held where all children are involved and parents come to watch.

• We will not tolerate threatening or abusive behaviour towards or between staff, and families and all such incidents will be challenged and recorded and, where necessary, relevant outside agencies will be involved.

Disability Discrimination Act

The Disability Discrimination Act (DDA) 1995 aims to end the discrimination that many disabled people face. This Act has been significantly extended, including by the Disability Discrimination Act 2005. It now gives disabled people rights in the areas such as:

• Employment.
• Education.

Staff training and development will include training on disability discrimination.

Copies of the Acts shall be available for staff and parents.


Date: 01.07.15 Review Date: 01.07.16
5 Early years providers What this chapter covers

This chapter explains the action early years providers should take to meet their duties in relation to identifying and supporting all children with special educational needs (SEN), whether or not they have an Education, Health and Care (EHC) plan.

Relevant legislation Primary

The following sections of the Children and Families Act 2014:

- Co-operating generally: governing body functions: Section 29
- Children and young people with SEN but no EHC plan: Section 34
- Children with SEN in maintained nurseries: Section 35
- Using best endeavours to secure special educational provision: Section 66
- SEN co-ordinators: Section 64
- Informing parents and young people: Section 68
- SEN information report: Section 69
- Duty to support pupils with medical conditions: Section 100

The Equality Act 2010

Regulations

The Statutory Framework for the Early Years Foundation Stage The Special Educational Needs and Disability Regulations 2014

Improving outcomes: high aspirations and expectations for children with SEN

5.1 All children are entitled to an education that enables them to:

- achieve the best possible educational and other outcomes, and
- become confident young children with a growing ability to communicate their own views and ready to make the transition into compulsory education

5.2 Providers of early years education, that is all early years providers in the maintained, private, voluntary and independent sectors that a local authority funds, are required to have regard to this Code including the principles set out in Chapter 1.

5.3 The Early Years Foundation Stage (EYFS) is the statutory framework for children aged 0 to 5 years. All early years providers must follow the safeguarding and welfare requirements of the EYFS and the learning and development requirements, unless an exemption from these has been granted.
5.4 Providers must have arrangements in place to support children with SEN or disabilities. These arrangements should include a clear approach to identifying and responding to SEN. The benefits of early identification are widely recognised – identifying need at the earliest point, and then making effective provision, improves long-term outcomes for children.

5.5 All those who work with young children should be alert to emerging difficulties and respond early. In particular, parents know their children best and it is important that all practitioners listen and understand when parents express concerns about their child’s development. They should also listen to and address any concerns raised by children themselves.

5.6 Maintained nursery schools must:

- use their best endeavours to make sure that a child with SEN gets the support they need
- ensure that children with SEN engage in the activities of school alongside children who do not have SEN
- designate a teacher to be responsible for co-ordinating SEN provision (the SEN co-ordinator, or SENCO)
- inform parents when they are making special educational provision for a child

They must also prepare a report on:

- the implementation of their SEN policy
- their arrangements for the admission of disabled children
- the steps being taken to prevent disabled children from being treated less favourably than others
- the facilities provided to enable access to the school for disabled children, and
- their accessibility plan showing how they plan to improve access over time

5.7 Early years providers must provide information for parents on how they support children with SEN and disabilities, and should regularly review and evaluate the quality and breadth of the support they offer or can access for children with SEN or disabilities. Maintained nursery schools and all providers of relevant early education to children with SEN must co-operate with the local authority in reviewing the provision that is available locally (see Chapter 3), and in developing the Local Offer (see Chapter 4). Providers should work in partnership with other local education providers to explore how different types of need can be met most effectively.

5.8 Local authorities must ensure that all providers they fund in the maintained, private, voluntary and independent sectors are aware of the requirement on them to have regard to the SEN Code of Practice and to meet the needs of children with SEN and disabilities. When securing funded early education for two-, three- and four-year-olds local authorities should promote equality and inclusion for children with disabilities or SEN. This includes removing barriers that prevent children accessing early education and working with parents to give each child support to fulfil their potential.

5.9 Where assessment indicates that support from specialist services is required, it is important that children receive it as quickly as possible. Joint commissioning arrangements should seek to ensure that there are sufficient services to meet
the likely need in an area (Chapter 3, Working together across Education, Health and Care for joint outcomes). The Local Offer should set out clearly what support is available from different services, including early years, and how it can be accessed.

**Equality Act 2010**

5.10 All early years providers have duties under the Equality Act 2010. In particular, they must not discriminate against, harass or victimise disabled children, and they must make reasonable adjustments, including the provision of auxiliary aids and services for disabled children, to prevent them being put at substantial disadvantage. This duty is anticipatory – it requires thought to be given in advance to what disabled children and young people might require and what adjustments might need to be made to prevent that disadvantage. All publicly funded early years providers must promote equality of opportunity for disabled children. There is further detail on the disability discrimination duties under the Equality Act in Chapter 1, Introduction. The guidance in this chapter should be read in the light of the guidance in Chapter 1 which focuses on inclusive practice and removing barriers to learning.

**Medical conditions**

5.11 All early years providers should take steps to ensure that children with medical conditions get the support required to meet those needs. This is set out in the EYFS framework.

**SEN in the early years**

5.12 All early years providers are required to have arrangements in place to identify and support children with SEN or disabilities and to promote equality of opportunity for children in their care. These requirements are set out in the EYFS framework. The EYFS framework also requires practitioners to review children’s progress and share a summary with parents. In addition, the ‘Early years outcomes’ is an aid for practitioners, including child minders, nurseries and others such as inspectors, to help them to understand the outcomes they should be working towards. Links to the EYFS framework and the guide to early years outcomes are provided in the References section under Chapter 5.

5.13 Some children need support for SEN and disabilities at home or in informal settings before, or as well as, the support they receive from an early years provider. Provision for children who need such support should form part of the local joint commissioning arrangements and be included in the Local Offer.

**From birth to two – early identification**

5.14 Parents’ early observations of their child are crucial. Children with more complex developmental and sensory needs may be identified at birth. Health assessments, such as the hearing screening test, which is used to check the hearing of all new-born babies, enable very early identification of a range of
medical and physical difficulties. Health services, including paediatricians, the family’s general practitioner, and health visitors, should work with the family, support them to understand their child’s needs and help them to access early support.

5.15 Where a health body is of the opinion that a young child under compulsory school age has, or probably has, SEN, they must inform the child’s parents and bring the child to the attention of the appropriate local authority. The health body must also give the parents the opportunity to discuss their opinion and let them know about any voluntary organisations that are likely to be able to provide advice or assistance. This includes the educational advice, guidance and any intervention to be put in place at an early point and before the child starts school.

5.16 This support can take a number of forms, including:

- specialist support from health visitors, educational psychologists, speech and language therapists or specialist teachers, such as a teacher of the deaf or vision impaired. These specialists may visit families at home to provide practical support, answering questions and clarifying needs
- training for parents in using early learning programmes to promote play, communication and language development
- home-based programmes, such as Portage, which offer a carefully structured system to help parents support their child’s early learning and development

5.17 Early Support supports the better delivery and co-ordination of services for disabled children, and their families, including training for professional or trained independent volunteers providing a single point of contact or key working. (See References section under Chapter 2 for a link to the Early Support Programme.)

5.18 From September 2014, 2-year-olds for whom Disability Living Allowance is paid will be entitled to free early education.

5.19 Information about these services should be included in the Local Offer.

**Early years provision**

5.20 The majority of 3- and 4-year-olds, and many younger children, attend some form of early years provision. The EYFS framework sets the standards that all Ofsted- registered early years providers, and schools offering early years provision, must meet to ensure that children learn and develop well and are kept healthy and safe. This includes ongoing assessment of children’s progress. Early years providers and educational settings should have arrangements in place that include a clear approach to assessing SEN. This should be part of the setting’s overall approach to monitoring the progress and development of all children.

5.21 In assessing progress of children in the early years, practitioners can use the non-statutory Early Years Outcomes guidance as a tool to assess the extent to which a young child is developing at expected levels for their age. The guidance sets out what most children do at each stage of their learning and development. These include typical behaviours across the seven areas of learning:
• communication and language
• physical development
• personal, social and emotional development
• literacy
• mathematics
• understanding of the world
• expressive arts and design

Progress check at age two

5.22 The EYFS framework includes two specific points for providing written assessments for parents and other professionals – when the child is aged two and at the end of the reception year – which are detailed below.

5.23 When a child is aged between two and three, early years practitioners must review progress and provide parents with a short written summary of their child’s development, focusing in particular on communication and language, physical development and personal, social and emotional development. This progress check must identify the child’s strengths and any areas where the child’s progress is slower than expected. If there are significant emerging concerns (or identified SEN or disability) practitioners should develop a targeted plan to support the child, involving other professionals such as, for example, the setting’s SENCO or the Area SENCO, as appropriate. The summary must highlight areas where:

• good progress is being made
• some additional support might be needed
• there is a concern that a child may have a developmental delay (which may indicate SEN or disability)

5.24 It must describe the activities and strategies the provider intends to adopt to address any issues or concerns. If a child moves settings between the ages of two and three it is expected that the progress check will be undertaken in the setting where the child has spent most time.

5.25 Health visitors currently check children’s physical development milestones between ages two and three as part of the universal Healthy Child Programme. From 2015, it is proposed to introduce an integrated review that will cover the development areas in the Healthy Child Programme two-year review and the EYFS two-year progress check. The integrated review will:

• identify the child’s progress, strengths and needs at this age in order to promote positive outcomes in health and wellbeing, learning and development
• enable appropriate intervention and support for children and their families, where progress is less than expected, and
• generate information which can be used to plan services and contribute to the reduction of inequalities in children’s outcomes

Assessment at the end of the EYFS – the EYFS profile

Identifying needs in the early years
5.26 The EYFS profile provides parents, practitioners and teachers with a well-rounded picture of a child’s knowledge, understanding and abilities. A profile is usually completed for children in the final term of the year in which they turn five. It is particularly helpful for children with SEN and should inform plans for future learning and identify any additional needs for support.

5.27 In addition to the formal checks, early years practitioners working with children should monitor and review the progress and development of all children throughout the early years.

5.28 Where a child appears to be behind expected levels, or where a child’s progress gives cause for concern, practitioners should consider all the information about the child’s learning and development from within and beyond the setting, from formal checks, from practitioner observations and from any more detailed assessment of the child’s needs. From within the setting practitioners should particularly consider information on a child’s progress in communication and language, physical development and personal, social and emotional development. Where any specialist advice has been sought from beyond the setting, this should also inform decisions about whether or not a child has SEN. All the information should be brought together with the observations of parents and considered with them.

5.29 A delay in learning and development in the early years may or may not indicate that a child has SEN, that is, that they have a learning difficulty or disability that calls for special educational provision. Equally, difficult or withdrawn behaviour does not necessarily mean that a child has SEN. However, where there are concerns, there should be an assessment to determine whether there are any causal factors such as an underlying learning or communication difficulty. If it is thought housing, family or other domestic circumstances may be contributing to the presenting behaviour, a multi-agency approach, supported by the use of approaches such as the Early Help Assessment, should be adopted.

5.30 Identifying and assessing SEN for young children whose first language is not English requires particular care. Early years practitioners should look carefully at all aspects of a child’s learning and development to establish whether any delay is related to learning English as an additional language or if it arises from SEN or disability. Difficulties related solely to learning English as an additional language are not SEN.

5.31 Where a child has a significantly greater difficulty in learning than their peers, or a disability that prevents or hinders a child from making use of the facilities in the setting and requires special educational provision, the setting should make that provision. In all cases, early identification and intervention can significantly reduce the need for more costly interventions at a later stage.

5.32 Special educational provision should be matched to the child’s identified SEN. Children’s SEN are generally thought of in the following four broad areas of need and support – see Chapter 6, paragraph 6.28 onwards, for a fuller explanation:

- communication and interaction
- cognition and learning
- social, emotional and mental health
- sensory and/or physical needs
5.33 These areas give an overview of the range of needs that providers should plan for. However, individual children often have needs that cut across all these areas and their needs may change over time. For instance speech, language and communication needs can also be a feature of a number of other areas of SEN, and children with an Autism Spectrum Disorder may have needs across all areas. The special educational provision made for a child should always be based on an understanding of their particular strengths and needs and should seek to address them all, using well-evidenced interventions targeted at areas of difficulty and, where necessary, specialist equipment or software. This will help to overcome barriers to learning and participation. Support should be family centred and should consider the individual family’s needs and the best ways to support them.

5.34 Reviewing the effectiveness of interventions in enabling children to make progress can itself be part of the assessment of need, informing the next steps to be taken as part of a graduated approach to support, as described in ‘SEN support in the early years’ below. It may be necessary to test out interventions as part of this process, both to judge their effectiveness for the child and to provide further information about the precise nature of their needs.

5.35 There is a wide range of information available on early years and early intervention and on different areas of need and the most effective interventions. For more information and links to useful resources see Annex 2: Improving practice and staff training in education settings.

**SEN support in the early years**

5.36 It is particularly important in the early years that there is no delay in making any necessary special educational provision. Delay at this stage can give rise to learning difficulty and subsequently to loss of self-esteem, frustration in learning and to behaviour difficulties. Early action to address identified needs is critical to the future progress and improved outcomes that are essential in helping the child to prepare for adult life (Chapter 8, Preparing for adulthood from the earliest years).

5.37 Where a setting identifies a child as having SEN they must work in partnership with parents to establish the support the child needs.

5.38 Where a setting makes special educational provision for a child with SEN they should inform the parents and a maintained nursery school must inform the parents. All settings should adopt a graduated approach with four stages of action: assess, plan, do and review.

**Assess**

5.39 In identifying a child as needing SEN support, the early years practitioner, working with the setting SENCO and the child’s parents, will have carried out an analysis of the child’s needs. This initial assessment should be reviewed regularly to ensure that support is matched to need. Where there is little or no improvement in the child’s progress, more specialist assessment may be called for from specialist teachers or from health, social services or other agencies beyond the setting. Where professionals are not already working with the setting, the SENCO should contact them, with the parents’ agreement.
Plan

5.40 Where it is decided to provide SEN support, and having formally notified the parents, (see 5.38 above), the practitioner and the SENCO should agree, in consultation with the parent, the outcomes they are seeking, the interventions and support to be put in place, the expected impact on progress, development or behaviour, and a clear date for review. Plans should take into account the views of the child. The support and intervention provided should be selected to meet the outcomes identified for the child, based on reliable evidence of effectiveness, and provided by practitioners with relevant skills and knowledge. Any related staff development needs should be identified and addressed.

5.41 Parents should be involved in planning support and, where appropriate, in reinforcing the provision or contributing to progress at home.

Do

Review

5.42 The early years practitioner, usually the child’s key person, remains responsible for working with the child on a daily basis. With support from the SENCO, they should oversee the implementation of the interventions or programmes agreed as part of SEN support. The SENCO should support the practitioner in assessing the child’s response to the action taken, in problem solving and advising on the effective implementation of support.

5.43 The effectiveness of the support and its impact on the child’s progress should be reviewed in line with the agreed date. The impact and quality of the support should be evaluated by the practitioner and the SENCO working with the child’s parents and taking into account the child’s views. They should agree any changes to the outcomes and support for the child in light of the child’s progress and development. Parents should have clear information about the impact of the support provided and be involved in planning next steps.

5.44 This cycle of action should be revisited in increasing detail and with increasing frequency, to identify the best way of securing good progress. At each stage parents should be engaged with the setting, contributing their insights to assessment and planning. Intended outcomes should be shared with parents and reviewed with them, along with action taken by the setting, at agreed times.

5.45 The graduated approach should be led and co-ordinated by the setting SENCO working with and supporting individual practitioners in the setting and informed by EYFS materials, the Early Years Outcomes guidance and Early Support resources (information is available at the National Children’s Bureau website – see the References section under Chapter 5 for the link).

5.46 Where a child has an EHC plan, the local authority must review that plan as a minimum every twelve months. As part of the review, the local authority can ask settings, and require maintained nursery schools, to convene and hold the annual review meeting on its behalf. Further information about EHC plan reviews and the role of early years settings is in Chapter 9, Education, Health and Care needs assessments and plans.
Transition

Involving specialists

5.47 SEN support should include planning and preparing for transition, before a child moves into another setting or school. This can also include a review of the SEN support being provided or the EHC plan. To support the transition, information should be shared by the current setting with the receiving setting or school. The current setting should agree with parents the information to be shared as part of this planning process.

5.48 Where a child continues to make less than expected progress, despite evidence-based support and interventions that are matched to the child’s area of need, practitioners should consider involving appropriate specialists, for example, health visitors, speech and language therapists, Portage workers, educational psychologists or specialist teachers, who may be able to identify effective strategies, equipment, programmes or other interventions to enable the child to make progress towards the desired learning and development outcomes. The decision to involve specialists should be taken with the child’s parents.

Requesting an Education, Health and Care needs assessment

5.49 Where, despite the setting having taken relevant and purposeful action to identify, assess and meet the special educational needs of the child, the child has not made expected progress, the setting should consider requesting an Education, Health and Care needs assessment (see Chapter 9, Education, Health and Care needs assessments and plans).

Record keeping

5.50 Practitioners must maintain a record of children under their care as required under the EYFS framework. Such records about their children must be available to parents and they must include how the setting supports children with SEN and disabilities.

Keeping provision under review

5.51 Providers should review how well equipped they are to provide support across the four broad areas of SEN. Information on these areas is collected through the Early Years Census, and forms part of the statutory publication ‘Children and Young People with SEN: an analysis’ which is issued by DfE each year.

The role of the SENCO in early years provision

5.52 A maintained nursery school must ensure that there is a qualified teacher designated as the SENCO in order to ensure the detailed implementation of support for children with SEN. This individual should also have the prescribed qualification for SEN Co-ordination or relevant experience.

5.53 The EYFS framework requires other early years providers to have arrangements in place for meeting children’s SEN. Those in group provision are expected to identify a SENCO. Childminders are encouraged to identify a
person to act as SENCO and childminders who are registered with a childminder agency or who are part of a network may wish to share that role between them.

5.54 The role of the SENCO involves:

- ensuring all practitioners in the setting understand their responsibilities to children with SEN and the setting’s approach to identifying and meeting SEN
- advising and supporting colleagues
- ensuring parents are closely involved throughout and that their insights inform action taken by the setting, and
- liaising with professionals or agencies beyond the setting

**The role of the Area SENCO**

5.55 To fulfil their role in identifying and planning for the needs of children with SEN, local authorities should ensure that there is sufficient expertise and experience amongst local early years providers to support children with SEN. Local authorities often make use of Area SENCOs to provide advice and guidance to early years providers on the development of inclusive early learning environments. The Area SENCO helps make the links between education, health and social care to facilitate appropriate early provision for children with SEN and their transition to compulsory schooling.

5.56 Typically, the role of the Area SENCO includes:

- providing advice and practical support to early years providers about approaches to identification, assessment and intervention within the SEN Code of Practice
- providing day-to-day support for setting-based SENCOs in ensuring arrangements are in place to support children with SEN
- strengthening the links between the settings, parents, schools, social care and health services
- developing and disseminating good practice
- supporting the development and delivery of training both for individual settings and on a wider basis
- developing links with existing SENCO networks to support smooth transitions to school nursery and reception classes, and
- informing parents of and working with local impartial Information, Advice and Support Services, to promote effective work with parents of children in the early years

**Funding for SEN support in the early years**

5.57 The Area SENCO plays an important part in planning for children with SEN to transfer between early years provision and schools.

5.58 Where there is an Area SENCO in place, they will want to work with early years providers who are registered with either Ofsted or a childminder agency. They
should consider how they work with and provide advice to childminder agencies and their registered providers in supporting children with SEN.

5.59 Local authorities must ensure that all providers delivering funded early education places meet the needs of children with SEN and disabled children. In order to do this local authorities should make sure funding arrangements for early education reflect the need to provide suitable support for these children.

5.60 Early years providers should consider how best to use their resources to support the progress of children with SEN.
16. **Essential Records Policy**

The following records must be kept on the premises at all times.

- Name, home address and date of birth for each child registered at the nursery.
- Name, home address and telephone number for the parents/carers of each registered child.
- Name of the person who has parental responsibility for each child in the setting.
- Home language of every child in the setting.
- Name, home address and phone number for all staff and students.
- Daily record of all children and staff in attendance.
- Record of any accidents.
- Record of any medicines supplied for children at the request of the parents.
- Procedures and records for any fire incidents.
- Procedures to be followed in the event of a parent failing to collect a child at any time.
- Procedures to follow in the event of a child being lost.
- Record of any complaints against members of staff and/or the nursery.
- Procedures for the protection of children in the event of any allegations of abuse or neglect.
- Standard contracts with parents.
- Qualifications of everyone employed in the facility.
- Environmental health and fire officer reports.
- Gas and electrical safety checks.
- Menus and food allergy documents
- Procedures for collection of children in the event of an emergency.
- A chart of:
  a. Who has legal responsibility.
  b. Who has parental responsibility.
  c. The main language spoken at home.
  d. Whether the child attends another setting or has a childminder or nanny.

**Date: 01.07.15**

**Review date: 01.07.16**
17. **Extreme Weather Policy**

**Aim**

Our prime aim is always to ensure the health and safety of the children in our care, as well as that of our staff and parents.

In providing a secure environment we have to ensure that we maintain the staff to children ratios. If there are extreme weather conditions and/or travelling difficulties and we cannot guarantee meeting these ratios or the safety of the children then the nursery will close.

If we are concerned that the weather conditions could deteriorate and/or there will be travelling conditions during the day, potentially making collection dangerous, then we may decide to close the nursery.

**Nursery Role**

We will endeavour to inform parents of our decision as early as possible if:

- We cannot open the nursery because of extreme weather conditions and/or travelling difficulties and/or inadequate staffing;
- We plan to open the nursery later in the day if possible.

Before making the decision to close the nursery we will follow the example of Buckinghamshire Education Authority ([http://www.buckscc.gov.uk/bcc/](http://www.buckscc.gov.uk/bcc/)). In addition we will look at the BBC Travel News ([http://www.bbc.co.uk/travelnews/](http://www.bbc.co.uk/travelnews/)) and the Highways Agency ([http://www.highways.gov.uk/news/7964.aspx](http://www.highways.gov.uk/news/7964.aspx)) websites for local weather conditions and advice.

We have also invested in a school comms system, this will enable us to group email and text parents immediately upon a decision being made about opening.

**Staff Role**

Staff should make every effort to get to the nursery, but should not risk their safety. They are responsible for making this decision.

If a member of staff is not able to get to the nursery, or will be late in arriving at the nursery they should notify the nursery, by telephone, by 7.30am.

If a member of staff is able to get in safely later on in the day, they must try and do so.

If the nursery is closed staff will be paid.

If the nursery is open only those staff who get into the nursery will be paid. Those who do not attend will have the day taken as unpaid.

**Parent role**

Where a child is due to attend the nursery and the parent decides that their child will not attend, they must endeavour to inform the nursery at the earliest opportunity.

Where we are unable to open as a result of extreme weather conditions fees will not be refunded.
Examples of Extreme Weather

This policy covers:

• snow;
• flooding;
• severe storms/hurricanes;
• fog.

(This list is not exclusive.)

Date: 01.07.15  
Review Date: 01.07.16
18. **Fire Drill Policy**

In the event of a fire do not attempt to put it out yourself. Ensure the safety of the children in your care and yourself.

- We will have regular fire drills and all information will be recorded in the fire drill book, which is situated in the office.
- Fire extinguishers are tested by an authorized firm once a year and all exits are kept in good repair.
- The water extinguishers are situated in the upstairs landing outside the children’s toilet and in the down stairs corridor outside the baby room door. The powder fire extinguisher is in the kitchen to the left of the door along with the fire blanket.
- The fire bell switch is situated on the fire alarm outside the kitchen, in the event of a fire; the button should be pressed continuously until everyone is aware of the danger.
- In each room there is a notice of our fire procedure.
- If someone is injured and you can help them out do, if this puts you in danger you have to leave them and get out of the building.
- All staff needs to take out registers with emergency contact details sheet for each room to account for all children and take the register when we have all evacuated the building.
- We have assigned areas of the building to a fire marshall, who will check the toilets and rooms to ensure everyone has got out of the building safely and is not trapped.
- The fire alarms will be tested once a month.

**Procedure to be followed in the event of a fire:**

- Staff are responsible for the room they are in at the time of fire. Do not re enter the building under any circumstances.

**PINK ROOM**
- Children are to be ferried out of the room, turn right and exit out of the back door into the garden.
- The last member of staff to leave the room must remember the downstairs register.

**YELLOW ROOM**
- Children to be ferried out into the playground, swiftly and safely past the Pink Room and out of the back door.

**BLUE ROOM**
- The 1st to vacate the top floor, children to be ferried cautiously down the stairs, past the Pink Room, and exit out of the back door into the garden.

**GREEN ROOM**
- The 2nd to vacate the top floor.
- One member of staff to help the purple room down the stairs and exit out of the back door into the garden.
- Children to follow on behind the Blue Room children, down the stairs and out into the garden.
- The person in charge on the day must remember to get the phone, keys and exit out of the back door into the garden.
- The person in charge needs to bring out the First Aid box located in the office.
- The fire brigade will be phoned and all children and staff accounted for.
PURPLE ROOM

- The 3rd to vacate the top floor, children to be ferried cautiously down the stairs past the Pink Room and exit out of the back door into the garden.
- The last member of staff to check all children have left the upstairs.

OFFICE

- Anyone in the Office needs to help the children evacuate from the nearest point. The person in charge needs to take the Staff Register and the Children Register outside.

Should the fire exit be blocked, our alternative assembly point is through the front door, turn right and enter the back garden of 22 Priory Road. Follow the above procedure except the travel cot from the baby room will go out with another member of staff.

In the case that a fire is started at the bottom of the stairs, the three top rooms will make their way to the purple room, whereby the children will be ferried out of the window, in turn, onto the ledge, where a member of staff from the garden will carry the children into the garden/assembly point.

In the case that a fire starts in the kitchen, the Pink Room children and staff must exit the building through the back door of the nursery and then turn left, go through the gate and wait in the garden of 22 Priory Road. The children from the Yellow Room, Blue Room, Green Room and Purple Room must exit the building through the front door of the nursery, turn right and wait in the garden of 22 Priory Road. Staff must ensure that the children do not go on the road.

Date: 01.07.15  
Review date: 01.07.16
19. **First Aid Policy**

At least 50% of staff must be First Aid trained; however our aim at Priory Day Nursery is to have all of our staff trained in first aid.

We provide in house first aid training for all staff; this is the 12 hour Ofsted recognized course. If staff are unable to attend or new staff start we find them courses in the local area.

All staff update their first aid training every three years; however at anytime we hold a first aid course all staff are welcome to attend as a refresher.

In the nursery we have first aid kits for children, staff, walks and outings. We also hold a bites and stings kit, and a burns and eye wash kit.

**Date: 01.07.15**  
**Review date: 01.07.16**
20. **Food and Drink Policy**

We follow the "Voluntary Food and Drink Guidelines for Early Years Settings in England" When planning our menus within the nursery to ensure they meet the recommendations and are also varied for the children.

In the setting we have on offer a fruit bowl in each room for the children to access throughout the day. We also have a fruit bowl in reception for staff; visitors, parents and children to help themselves to, as well as the staffroom for the staff. Each day these are refilled with a range of five fruits which are varied on a daily basis. As well as this for afternoon snack, for the children we add vegetable products to the fruit bowls, in the rooms for the children to choose from.

Young children can often have strong preferences for one type of food or another, and may show signs of an allergy towards certain foods.

**Procedure followed**

- All food is checked at the time of use to ensure that it has not passed its used by/best before date.
- A vegetarian alternative will be supplied for those children whose diet requires it.
- Food is freshly prepared on the premises each day.
- All food, including vegetarian, will be prepared in a similar way, whenever possible, to ensure that all food is alike in appearance so that the children don’t feel that they are any different.
- Any other specific dietary requirements are displayed in the kitchen and in the dining room areas and are always taken into account when the food is prepared.
- We make sure that all children have the required amount of milk intake, unless specific dietary requirements prevent them, or parent request that an alternative is given.
- Drinks of water will be offered regularly throughout the day.
- The intake of liquid by children will be monitored, if there is cause for concern.
- Gluten free alternatives are provided for children with gluten intolerance.
- All allergies are catered for and taken into consideration when preparing meals for the children.
- A four week menu cycle is in place, however where due to food deliveries we are unable to provide what is stated on the menu a suitable alternative will be provided.
- We will inform Ofsted and the Health Protection Agency of two or more cases of food poisoning in the setting.

As the Early Years Foundation Stage requires:

“Providers should be aware of their responsibilities under food hygiene legislation including registration with the relevant local authority Environmental Health Department.”

To comply with this the setting is registered with Environmental Health and at least one member of staff is level 3 qualified in food hygiene. It is our aim that all other staff will hold a level 2 qualification.

We have assigned health and well being co-ordinators within the setting who work with all the staff to ensure the children are gaining an understanding of healthy eating and different ways to be healthy through a variety of mediums such as; exercise; circle times; colouring sheets and visitors to the setting. Within this choices regarding food such as healthy and not so healthy foods are discussed and also dental hygiene and the importance of tooth brushing.

Date: 01.07.15                                      Review date: 01.07.16
21. **Garden Policy**

**Aim:**

The purpose of this policy is to make sure everyone is using the garden in the same way to make sure the children benefit from the outdoor environment.

It is to set out the terms relating to using the garden for children who attend the nursery.

**Staff role:**

**Risk Assessment**

- Staff must complete a risk assessment before taking the children into the garden.
- All equipment that is going to be used with the children in the time they are outside must be checked to make sure it is appropriate for use.
- Any faulty equipment must be removed from the area and reported.
- Large equipment that is faulty but cannot be removed needs to be sealed off and reported.

**Supervision:**

- Children must be supervised at ALL TIMES whilst outside.
- The same ratios must be maintained outside as are maintained inside.
- Staff who are not CRB checked MUST NOT be outside with children by themselves.
- Staff should spread themselves out in the garden area and not all stand together. This way they can help and interact with children in different areas.

**Rules:**

- Everything taken out for your garden session MUST be put away at the end of the garden session.
- The shed area MUST be kept tidy. The area surrounding the baby room window must be kept clear at all times.
- Children need to be taught how to use the resources / equipment outside and be respectful to it.
- Children need to be appropriately dressed for the weather with coats / gloves etc. or Sun hats and lotion as appropriate.

The outdoor area is not just about free play. Take activities outside, anything you can do inside you can do outside.

Make the most of the outdoor area, children need to go outside at least twice per day.

**Date:** 01.07.15  
**Review date:** 01.07.16
22. **General Rules for Care of the Children Policy**

- Ensure that all the fire exits are not obstructed at any time.
- Do not put babies to sit or sleep in the direct sunlight.
- After using an electrical socket make sure that the safety cover is inserted.
- Make sure the safety gates are closed.
- Do not put mugs with hot liquid within children’s reach.
- Ensure that all babies’ bottles are labelled with the children’s names.
- Never leave a baby or child unattended on the changing mat. Make sure that you have all necessary equipment by your side.
- Ensure that nappies, cream etc. used on a baby or child has come from that child’s own basket.
- Put soiled nappies in the nappy sacks and tie securely before placing them into the bin.
- Spray the changing mat with a detoxify spray and wipe dry after every nappy change.
- Wash your hands and change your disposable gloves after every nappy change and before any handling of food, bottles, etc.
- Do not allow the children to play in the toilets.
- Insist that the children wash their hands after using the toilet.
- If the floor gets wet you must mop dry to prevent slipping.
- Always make sure that all the children are accompanied.
- Never let the children play on any equipment without supervision.
- Never allow the children into the kitchen.
- Makeup all bottles and any foods by way of instructions.
- Store any leftover food in the fridge for no longer than 24 hours.
- Make sure all frozen foods do not pass their sell by date.
- Always check the outside area is safe for the children i.e. free of glass, nettles etc.
- Always make sure the gate is locked in the garden.
- Ensure that the children are supervised at all times.
- Never allow any unknown person to take a child away. Always check with the person in charge to ensure that, that person is an authorized collector.
- Never allow children to go outside unaccompanied.
- If any accidents result in injury to staff or children they must be recorded in the accident book.
- Any medication given to any child must be authorized and recorded in the medication book.
- The use of bad language within the nursery premises is absolutely forbidden.
- Smoking on nursery premises is absolutely forbidden.

**Date:** 01.07.15  
**Review date:** 01.07.16
23. **Gifts & Lifts Policy**

**Aim:**
- Ensure the safety and well being of staff and children at all times.
- Ensure staff do not put themselves in a vulnerable situation where they could be accused of grooming children.

**Purpose:**
- Staff are asked to ensure they have an awareness of safeguarding.
- Staff are requested not to give children personal gifts.
- Staff are requested to refrain from giving lifts to and from the nursery unless management are aware and have agreed to it.

It is the duty of all staff to be vigilant and report anything they have concerns about relating to safeguarding children.

**Date: 01.07.15**

**Review date: 01.07.16**
24. **Going Out Policy**

The reputation and representation of the nursery is paramount and therefore as employees staff represent the nursery and must act accordingly.

If staff and parents socialize together the nursery, or any issues surrounding it must not be discussed.

Staff are allowed to socialise together outside work as long as they maintain confidentiality and do not discuss the nursery or any matters relating to the nursery.

If staff are socialising outside work and see any parents they need to ensure they act appropriately and in a professional manner, and do not discuss the nursery or any matters relating to the nursery.

**Date: 01.07.15**

**Review date 01.07.16**
25. **Grievance Policy**

If you have a concern, problem or complaint, about your employment then you have a right to raise the matter through Priory Day Nursery’s Grievance Procedure. There are exceptions that are outlined below, in the section: *When the grievance procedure does not apply.*

**Principles**

The following principles underpin the Grievance Procedure:

- **Informal** – the employer and employee should try and resolve complaints informally without recourse to the Formal Grievance Procedure;
- **Confidential** – as far as possible any complaints received, either formally or informally, will be kept confidential. This is subject to the principle of transparency;
- **Transparent** – all the people who are directly involved will be kept informed at all stages;
- **Timely** – the aim is always to resolve complaints as quickly as possible;
- **Fair** – every effort will be made to be objective. The employer will be fair to both complainants and people complained about when investigating claims.

**What is a grievance?**

Anybody working for Priory Day Nursery may, at some time, have problems or concerns about their work, working conditions or relationships with colleagues that they wish to talk about with management. They want the grievance to be addressed, and if possible, resolved.

Issues that may cause grievances include:

- terms and conditions of employment;
- health and safety;
- work relations;
- bullying and harassment;
- new working practices;
- working environment;
- organisational change;
- equal opportunities.

**When the Grievance Procedure does not apply:**

The Grievance Procedure does not apply if you believe you are being required to act in a way which:

- is illegal, improper, or unethical;
- is in breach of constitutional convention or a professional code; or
- may involve possible maladministration.

If you feel that you are being required to act in such a way in the performance of your duties you should immediately inform the employer.

You cannot use the Grievance Procedure to appeal against a dismissal decision, unless you are alleging that the real reason you were dismissed is that you were being discriminated against or that the reason given for your dismissal was false.

If you wish to appeal against a decision under the Disciplinary Procedure the Grievance Procedure should not be used, as there is an appeal available under that procedure.

If a grievance cannot be settled informally or a formal approach is preferable, the employee should raise it formally with the employer.
Employees must complete step 1 of the statutory procedure if they wish subsequently to use the grievance as the basis of an application to an employment tribunal.

**Step 1**

The employee informs the employer of their grievance in writing.

**Step 2**

The employer invites the employee to a meeting to discuss the grievance where the right to be accompanied will apply. The employer notifies the employee in writing of the decision and notifies of the right to appeal.

**Step 3**

The employee informs the employer if they wish to appeal. The employer must invite them to a meeting and following the meeting inform the employee of the final decision. (Employees must take all reasonable steps to attend meetings.)

**Date: 01.07.15**

**Review date: 01.07.16**
26. **Health and Safety Policy**

Priory Day Nursery gives its full commitment to doing everything practical and reasonable in order to protect the health, safety and welfare of all its employees and also of any other person or persons, who may have the need to visit the school or to be affected by the usual running of the school whilst away from the premises in which it normally resides only on officially organised outings.

It is our policy, in so far as it is reasonably practical:

1. To ensure good hygiene practices for staff and children by encouraging hand washing before eating and also after using the toilet.

2. To provide a healthy and safe environment for staff, children and visitors by maintaining equipment and systems of working that are safe and without risks to health.

3. To ensure safety and the absence of risks to health in connection with the use, handling, storage and transport of articles and substances.

4. To provide a competent source of health and safety assistance to all members of staff and to supply such information, instruction, training and supervision as is necessary for their health and safety at work.

5. To maintain all places of work under our control, including means of access in a condition that is safe and without risk to health.

6. To provide identification and assessment of all risks and to eliminate or control the risk to provide a safe system of working.

7. To provide for the establishment, maintenance and development of arrangements for effective joint consultation as a means of re-enforcing the joint responsibility that must exist between the management and staff in all matters of health and safety.

8. To comply with the statutory requirements as a minimum standard of health, safety and welfare of employees at work and all others towards whom we have statutory health and safety obligations.

9. To ensure that effective arrangements are in place to deal with any major emergency on or off our school premises, depending on the type of occasion or event.

10. To ensure that the responsibilities of management are clearly assigned at all levels and that their health and safety roles are defined.

11. To recognise the link between efficiency and health and safety with a view to minimising the costs, losses and disruption which arise from accidents, ill health and dangerous occurrences.

12. To ensure that all the members of staff are aware that they have a statutory responsibility to work safely and to co-operate with the management and group leaders in all matters that affect their health and safety at work.

13. It is our intention to ensure that there is a qualified first aider on the premises at all times.

14. A First Aid box is always available that is stocked according to Ofsted requirements. A box is located in the filing cabinet in the office for staff, and in the downstairs and upstairs bathrooms for children. The officer in charge is responsible for checking and replacing the contents.
15. Only medicine provided by parents can be given to children in our care. A record of our authority to administer such drugs complete with the indications of the need for their use, the size and the frequency of administration, is kept in the medical record file with the details for each pupil. A medicine book is kept alongside this file, that records the times and dosage of the medicines given to the children as requested and authorized by the parents. This book is to be signed and dated by the staff and then countersigned by the parents. All medicine is stored in the medicine fridge in the upstairs kitchen/staff room.

16. If a child becomes ill, we will take every step possible to contact parents in the first instance and then use their emergency contact numbers found on their medical record form. If this is not possible, we will take responsible measures to care for the child having first obtained their consent to operate in this way with the most appropriate treatment. Such an agreement is shown on the Parent Consent Form that is filed with the medical records.

17. We expect parents to co-operate with us by not bringing children to school if they have an infectious or contagious illness. Staff will also be asked not to work under the same circumstances.

18. An accident book is available, which must be completed if any child or member of staff sustains an injury whilst on the premises. Details of how, where, when, why and to whom the accident happened, must be recorded by the member of staff who saw and dealt with the injury. The treatment given is also recorded. This is countersigned by the senior room leader and then by the parent when the child is collected. These books are kept in the rooms and the staff accident book in the office with the medical records file.

19. The school will act on advice given by agencies such as Ofsted, environmental health and the fire brigade in a desire to be an example of good working practice in regard to the Health and Safety at Work Act 1974.

20. The setting will inform Ofsted if a child is admitted to hospital overnight or if a child has a serious injury at the setting, as soon as practically possible or within 14 days.

Procedure to be followed in the event of an accident:

1. If a child or a member of staff has an accident, they will receive first aid by a qualified First Aider.
2. Gloves will be worn when dealing with blood or any other bodily fluids.
3. The wound will be cleaned with sterile cloths or a cold compress applied. No ointments or plasters can be used.
4. If hospital attention is needed, then the officer in charge or a qualified First Aider will make that decision and will take the necessary action to get that person to hospital.
5. If an accident happens to a child, the parents will be informed immediately by the officer in charge or by the appropriate member of staff and arrangements made to obtain hospital treatment either by a paramedic or at the hospital itself. Consent will have been previously obtained and recorded in the Parental Consent Form as detailed in paragraph 15 above.
6. Details of the accident will be recorded in the accident book, stating the name of the child or the member of staff, the date on which it happened, the time, location, nature of the accident and the treatment given. The member of staff who dealt with the accident and countersigned by the senior room leader and the parent will then sign the entry when the child is collected.

In order to ensure that adequate financial, human and other resources are made available for the effective implementation of this policy, proper procedures will be established and maintained to monitor health and safety performance, in a planned manner, with good communication and co-ordination, with all necessary feedback to the deputy manager and the managers.
This Health and Safety Policy will be brought to the attention of all members of staff, whether they be permanent or supply, and also to visitors of The Priory Day Nursery.

The Managers, Supervisor, Group Leaders and Assistants have the responsibility for the implementation of this policy within areas under their control.

**In conclusion The Management of The Priory Day Nursery feels that:**

**HEALTH AND SAFETY IS THE RESPONSIBILITY OF ALL MEMBERS OF STAFF.**

Date: 01.07.15

Review date: 01.07.16
27. Lost child policy

If a child should get lost whilst in the care of The Priory Day Nursery the following Procedure would be followed:

• Alert the member of staff in charge. The person in charge will make the relevant inquiries to all members of staff to establish when and when the child was last seen.
• The staff would make sure the other children (if this applies) are safe.
• The staff would take a good look around.
• If the manager is not with the group she will be notified straight away.
• If the child cannot be found within 7 minutes then the police are informed followed by the parents.
• Continue to search, opening up the area, and keeping in touch with mobile phone if available.
• When the situation has been resolved members of staff should review the reasons for the incident and ensure measures are taken so that this does not happen again.

Date: 01.07.15  Review date: 01.07.16
28. Managing Medicines Policy

“The provider must promote the good health of children attending the setting. They must have a procedure, discussed with parents and/or carers for responding to children who are ill or infectious, take necessary steps to prevent the spread of infection and take appropriate action if children are ill.” (Section 3.44 Statutory framework for the early years foundation stage: March 2014)

Parents Responsibilities

“Parents have the prime responsibility for their child’s health and should provide schools and settings with information about their child’s medical condition”.

At The Priory Day Nursery we rely on parents to keep us informed about any medical conditions or treatment that their child receives. Any treatment needing to be undertaken, during a session (whether regularly or in the event of an emergency) should be discusses with the setting Manager and the child’s key carer. A health care plan should be completed and if medication needs to be administered a parental consent form signed.

Confidentiality

At The Priory Day Nursery we respect the child’s right for confidentiality and information will be shared with relevant staff members after discussion with parents about who needs to be informed.

Staff Responsibilities

All staff who have received training are designated members of staff who will administer prescribed medication to children. When appropriate they will access relevant training from a health care professional.

At Priory Day Nursery any manager, assistant manager or room leader can give medication and when administering medicine this should always be witnessed by a second member of staff.

Administration of Medication

Medication will only be administered if it is essential (i.e. ‘that it would be detrimental to the child’s health if the medicine were not administered during the setting day’. Wherever possible, dosages of medicine should be worked out so that they can be taken outside of the nursery sessions.

At The Priory Day Nursery we will only administer medicine that has been prescribed for a named child.

All medicine should be:

- In its original container as dispensed by a pharmacist and include the prescriber’s instructions for administration.
- Brought to the setting by parents daily (collecting the medicine at the end of the session is the parent’s responsibility).
- Provided in small quantities.

All medicine cannot be given if:

- It is not in its original packaging.
- If it is not prescribed by the doctor (Parents whose child regularly takes non prescription medicine are encouraged to discuss with their GP, whether it is appropriate to be prescribed.
- There is no prior consent from the child’s parents.
Before administering medicine to a child the member of staff will check:

- The child’s name.
- Prescribed dose.
- Expiry date.
- Written instructions provided by the prescriber on the label or container.

“The Statutory Framework states that ‘medicines must not usually be administered unless they have been prescribed for a child by a doctor, dentist, nurse or pharmacist’.

When we use the word ‘prescribe’ we mean medicine that is recommended.

When we use the word ‘prescription’ we mean written instructions from a doctor or dentist.

Most pharmacists cannot write prescriptions and can only prepare the medicine as instructed by a doctor or dentist. However, they can recommend (prescribe) over-the-counter medicines such as teething gels, when children are teething, or painkillers, when children have a temperature.

Recent changes in the law mean that qualified nurse independent prescribers, and pharmacist independent prescribers, can prescribe any licensed medicine for any medical condition they have been trained to specialise in. For nurses, this includes some controlled drugs.

So, you can give medication that is recommended by a pharmacist or nurse without a written prescription, as well as any medication prescribed by a doctor, dentist or an appropriately qualified pharmacist or nurse.”

Giving medication to children in registered childcare - Ofsted 2013

**Over the counter medication**

The Statutory Framework allows you to give over-the-counter medication such as pain and fever relief or teething gel. However, you must get written permission beforehand from parents. And, you must follow the same recording procedures as those for prescribed medication.

“You must only give medication when asked to do so by a parent and if there is an accepted health reason to do so.” Giving medication to children in registered childcare January 2013 No. 080290

The Statutory Framework states that children should only be given medicines containing aspirin when prescribed by a doctor. You should make this clear to parents and take account of this when putting in place your medication policy.

If you already have written permission to give a particular over-the-counter medication to a child, and you need to, you do not have to get written permission every time you give it. However, you may consider it good practice to ask the parent to sign the written record, which you must complete, to confirm that you have told them that you gave the agreed medication. This will allow you to prove you have let parents know that you gave the medication, as shown in the Statutory Framework.

**Stage 1:**

When a child’s temperature is between 37.5\(^\circ\) and 38\(^\circ\) a member of staff will try to cool the child through removing some clothing (top layer) and applying a lukewarm flannel and offering water. If this doesn’t work we will go onto Stage 2.

**Stage 2:**

The only medication staff will administer that is not prescribed is Calpol. Calpol can only be administered following completion of Priory Day Nursery’s Non-Prescribed Medication form and if it is the child’s own Calpol that has been brought in by the parents. Staff will still phone parents before administering the medication to ask the parents what they would like the staff to do. The only exception is when a child’s temperature is over 38.5 and staff are unable to get hold of anyone on the child’s contact and emergency contact
sheet; management will always authorise this. Staff must always inform the manager in charge before telephoning the parents in relation to administering Calpol.

Once the staff have administered the Calpol, the staff will wait between 30 and 45 minutes checking the temperature every 15 minutes. After this time if the temperature has not decreased at a reasonable rate then the parents/carers will be asked to come and collect their child. If the temperature is more than 39 degrees the staff member will ask the parent to collect the child straight away. At the parent’s request Calpol can still be administered while the parents are on their way to collect the child. If the dosage of Calpol circled is different to what the parent or carer is requesting you to administer staff members must follow what has been written in the child’s file.

Staff taking medication/other substances: Staff must not be under the influence of alcohol or any other substance which could affect their ability to work with children. If those staff are taking medication that may affect their ability to work with children then they must seek medical advice. At Priory Day Nursery we ensure that adults only work with children providing medical advice has been confirmed that it would be unlikely to impair that staff member’s ability to look after children. Staff taking medication must ensure that medicines are always locked away in the office where it is out of reach of any children at all times.

**Records** will be kept of all medication brought to the setting and when medication is administered this will also be recorded in the medicine file and signed by the parents.

**Refusal** – if a child refuses to take their medication, staff will not compel them to do so. They will record in the child’s record the refusal and any surrounding circumstances and will inform the parents as soon as possible by telephone or at the end of the session latest.

**Long term medical needs**
A medical diagnosis or a disability does not necessarily imply SEN. It is the child’s educational needs rather than a medical diagnosis that must be considered.

If a child has long term needs, the setting will gain all the sufficient information about the medical condition from the parents/carers and between them will write up a health care plan for the child and the child’s medicine will be kept in the office which is out of the reach of any children however it is easily accessible.

**Medicine storage**
All medicines will be stored in the medicine fridge in the kitchen upstairs, if they need refrigeration, or in the locked medicine cabinets if refrigeration is not required. Emergency Medicine that needs to be on hand at all times (e.g. inhalers and epi-pens) will be placed in a box in the office, out of reach of children but readily available.

**Emergency Procedures**
Actions to be taken in an emergency and what constitutes an emergency for a particular child are contained in the child’s health care plan. Two members of staff will be named in the plan to be responsible lead people in an emergency, but all staff where appropriate will have read and discussed the emergency procedures so that they are able to support the name members of staff. Copies of the emergency procedures will be laminated and stuck in the room and with the medication, so they are readily available for consultation in the event of an emergency.

**Trips and Outings**
Before a trip is undertaken an additional risk assessment will be carried out in relation to children with medical needs. Steps will be taken to minimize risks and to ensure that all children can be included on the trip.

Medicine, for children who may require it on a trip, will be carried by the senior member of staff allocated to that child for the trip or by the child’s parents if they are attending the trip.
If it is thought that additional staffing is necessary to ensure the safety and enjoyment of the trip to everyone, this will be put into place.

Copies of emergency procedures will be taken on the trip along with relevant contact numbers. The adult in charge will supervise the child with medical needs and will carry a mobile phone.

Date: 01.07.15                                      Review date: 01.07.16
29. **Maternity, Paternity & Parental Leave Policy**

This policy outlines your statutory rights and responsibilities when you are pregnant, give birth or adopt a child. It also outlines the arrangements and notification requirements before, during and after a period of Maternity, Adoption and Shared Parental Leave, your statutory entitlements to pay during your leave and your right to return to work following the leave.

**Time off for antenatal care**

If you are pregnant, you have the right to take reasonable time off work, with pay, during your working hours to receive antenatal care, regardless of your length of service. This includes relaxation and/or parent craft classes, when this has been recommended on medical grounds by your registered medical practitioner or registered midwife.

The Company requires you to give reasonable notice when making a request to take time off for scheduled antenatal appointments. Prior to time off being authorised, you will also be required to provide a copy of your appointment card and/or medical certificate confirming your pregnancy, with the exception of your first appointment.

The expectant father or the partner of a pregnant woman is entitled to take unpaid time off work to accompany the woman to two of her ante-natal appointments. Unpaid time off is limited to a maximum of 6.5 hours for each appointment.

Parents who are adopting a child may also take time off to attend adoption appointments. The main adopter may take time off to attend up to five, while the secondary adopter is entitled to take time off for up to two appointments.

**Different types of leave available**

If you are pregnant or you have recently given birth, you are entitled to Maternity Leave.

If you adopt a child, either you or your partner will be entitled to Adoption Leave. Adoption leave can be taken by either partner adopting a child jointly, regardless of your gender. To obtain the benefit of these rights, you must comply with the qualifying conditions that are outlined below.

Where you meet the eligibility criteria, you are entitled to 52 weeks’ Maternity or Adoption Leave, in order to care for a new baby or a newly adopted child who is up to 18 years of age.

Maternity and Adoption Leave is made up of 26 weeks’ Ordinary Leave, followed by 26 weeks’ Additional Leave. Additional Maternity Leave (AML) or Additional Adoption Leave (AAL) follows immediately after the end of your Ordinary Leave. There can be no gap between the two types of leave.

**Compulsory Maternity Leave**

When you give birth, you are legally compelled to take a minimum of two weeks’ Maternity Leave immediately after giving birth. (NB: *For health and safety reasons, new mothers who work in a factory have a longer minimum period of four weeks.*)

**Benefits during Maternity or Adoption Leave**

During Maternity or Adoption Leave, you are entitled to receive all your normal contractual benefits, including annual holiday entitlement, with the exception of your normal pay.
**Statutory Maternity and Adoption Pay (SMP/SAP)**

SMP and SAP is payable for up to 39 weeks. The first six weeks of SMP is payable at the higher rate, which is the equivalent of 90% of your normal earnings. Your normal earnings are calculated based on the eight-week period before the Qualifying Week, i.e. the 15th week before your expected week of childbirth. The remaining 33 weeks of SMP are payable at a standard rate for the relevant tax year and can change each year.

SAP is payable for up to 39 weeks, also at a standard rate for the relevant tax year, and can change each year.

If you do not qualify for SMP or SAP, you may be entitled to claim for an allowance of financial support by contacting your local benefits office.

**Qualifying for SMP and SAP**

To qualify for SMP or SAP you must:

- Have average weekly earnings equal to or above the Lower Earnings Limit for National Insurance purposes during the eight-week period up to and including the Qualifying Week or the date you are matched with a child.
- Have been continuously employed for at least 26 weeks, ending with the 15th week before your expected week of childbirth (the 'Qualifying Week') or the date you are informed by the approved adoption agency, or the central authority, that you have been matched with a child.
- (If you are pregnant) still be pregnant at the 11th week before your expected week of childbirth or have had the child by that time.
- Give the Company notice, at least 15 weeks before the expected week of your childbirth, that you intend to be absent from work because of your pregnancy, or that you intend to be absent from work because of adoption.
- Provide the Company with the appropriate medical certification of your expected week of childbirth, normally using the medical certificate MAT B1, or provide a written declaration that you have chosen to receive SAP rather than Statutory Maternity Pay.

**Shared Parental Leave**

Shared Parental Leave enables eligible parents to choose how to share the care of their child during the first year of birth or adoption. Its purpose is to give parents more flexibility in considering how to best care for, and bond with, their child. All eligible employees have a statutory right to take Shared Parental Leave. There may also be an entitlement to some Shared Parental Pay.

**Returning to work after Maternity or Adoption Leave**

You do not need to give notice of your return to work if you simply return at the end of your Maternity or Adoption Leave period.

If you wish to return to work before the full entitlement of your Maternity or Adoption Leave has ended, or change your mind about the intended date of return to work, you must give the Company a minimum of eight weeks' notice of the intended date of your return.

In the event that you fail to give the required eight weeks' notice of an earlier date of return, the Company may postpone your return until the end of the eight weeks' notice you should have given, or until the end of the Maternity or Adoption Leave period, whichever is earlier.
You are entitled to return to your original job at the end of Ordinary Maternity or Adoption Leave. Where you take Additional Maternity or Adoption Leave, you are also entitled to return to your original job at the end of the Additional Leave. However, if this is not reasonably practicable, you will be offered a similar role on no less favourable terms and conditions.

You will not lose the right to return to work if you do not follow the correct notification procedures. However, the Company may take appropriate disciplinary action if you fail to return to work at the end of the Maternity or Adoption Leave period.

In the event that you are unable to return to work at the end of the Maternity or Adoption Leave due to ill health, the Company's normal sickness absence rules, procedures and payments will apply.

**Holiday entitlement and Maternity or Adoption Leave**

Annual holiday entitlement will continue to accrue during the whole of your Maternity or Adoption Leave. You must discuss and agree with your manager, in advance, when your accrued holiday entitlement can be taken.

Holiday entitlement cannot be taken simultaneously with Maternity or Adoption Leave. Accrued holiday can only be taken either before the beginning of the Leave or after the end of the Leave. Authorisation must be obtained from your manager in the normal way prior to your accrued holiday being taken.

**Contact during Maternity or Adoption Leave**

The Company may make reasonable contact with you during your Maternity or Adoption Leave. In addition, you may attend work during your Maternity or Adoption Leave, for a limited period, without affecting your Maternity or Adoption Leave. These days are referred to as Keeping in Touch days.

**Keeping in Touch (KIT) days**

During your Maternity or Adoption Leave, you may work up to 10 days for the Company, during your Leave, without losing your right to your Maternity or Adoption Leave pay.

Any days worked will be paid at an agreed rate for the time worked, and any SMP or SAP will be taken into account for these purposes.

Neither you nor the Company is under any obligation to agree to work or provide work for KIT days.

**Pension contributions during Maternity or Adoption Leave**

If you receive the benefit of contractual pension contributions made by the Company, these will continue to be paid at the full rate up to the end of your Maternity or Adoption Leave.

**Notification procedures for Maternity Leave**

If you are pregnant and give birth to a child, you are entitled to take Maternity Leave. To be eligible, you must comply with the rules and procedures set out below:

- No later than the end of the 15th week before the week your child is due, you must give the Company notice of:
  - the fact that you are pregnant and the date on which you intend to start your Maternity Leave;
the expected week of childbirth, which must be confirmed by providing the medical certificate MAT B1.

- Within 28 calendar days of you giving notice, the Company will respond in writing, to confirm the date on which your Maternity Leave will end. This will normally be 52 weeks from the start of your Maternity Leave.
- The earliest you may start your Maternity Leave is 11 weeks before your expected week of childbirth, however, Maternity Leave will start automatically if you give birth before this date.

Your Maternity Leave will automatically start if you are absent from work for a pregnancy-related illness during the four weeks before your expected week of childbirth.

**Changing the start of your Maternity Leave**

You may change your mind about when you want to start your Maternity Leave as long as you notify the Company, in writing, of your new start date. You must give the Company the relevant notice by whichever date is the earlier of the following notice periods:

- 28 days before the date on which you originally intended to start your leave; or
- 28 days before the new date on which you want to start your leave.

**Notification procedures for Adoption Leave**

If you adopt a child, you are entitled to Adoption Leave. This right applies to both men and women.

The partner of an individual who adopts, or the other partner of a couple adopting a child jointly may also be entitled to Paternity Leave and Statutory Paternity Pay.

If you are part of a couple that adopts a child, you can choose which partner will take Adoption Leave and which will take Paternity Leave. Either partner can choose the type of leave that applies to them.

To qualify for Adoption Leave, you must:

- Be newly matched with a child for adoption by an approved adoption agency.
- Have notified the agency that you agree that the child should be placed with you and have agreed the date of placement.
- Notify the Company of when you want to take Adoption Leave no more than seven calendar days after being notified that you have been matched with a child.

You should also give the Company the matching certificate from the approved adoption agency as evidence of your entitlement to Adoption Leave. Only one period of Adoption Leave will be available, irrespective of whether you have more than one child placed with you for adoption as part of the same arrangement.

Within 28 calendar days of you giving notice, the Company will respond in writing to you, confirming the date when your Adoption Leave will end. This will normally be 52 weeks from the start of the Adoption Leave.

You may choose to start your Adoption Leave either from:

- The date of the child’s placement; or
- a fixed date, which can be up to 14 calendar days before the expected date of the child’s placement.
Changing the start of your Adoption Leave

You may change your mind about when you want to start Adoption Leave, as long as you notify the Company, in writing, of your new start date. You must give the Company the relevant notice by whichever date is the earlier of the following notice periods:

- 28 days before the date you originally intended to start your leave or
- 28 days before the new date you want to start your leave.

Overseas adoption

If you are adopting a child from overseas, you must have received official notification that the adoption has been approved by the central authority and give the Company notice, in writing, at each of the three notification stages.

The Company will require copies of official notification as evidence of the child arriving in the UK and to support your request to take Adoption Leave.

The procedures for overseas adoption are determined by the central authority and are thorough. In the first instance, you should discuss your intention to take Adoption Leave within 28 days of the date on which you received the official notification.

Paternity Leave and Pay

You are entitled to Paternity Leave and pay in accordance with the current statutory provisions. If you are to become a father and wish to take Paternity Leave you should notify your manager by the 15th week before the baby is expected (unless this is not reasonably practicable) so that you may benefit from the provisions available to you.

Employees will need to satisfy the following conditions in order to qualify for Paternity Leave:

- Have or expect to have responsibility for the child’s upbringing.
- Be named on the Birth Certificate of the child or be the mother’s husband or partner (including same sex partners).
- Have worked continuously for the Company for 26 weeks leading into the 15th week before the baby is due.

Eligible employees are entitled to take either one or two consecutive week’s Paternity Leave. The company will pay Statutory Paternity Pay (SPP), for the duration of the Paternity Leave. The leave must be taken within 56 days of the baby’s birth.

To request paternity leave please confirm:

- The expected week of childbirth.
- Whether you wish to take one or two weeks leave
- The date on which the paternity leave is to start

You should also provide a completed and signed SC3 – Becoming a Parent, at least 28 days before your SPP is to start.

Employee rights during paternity leave

During statutory paternity leave, eligible employees are entitled to:

- Their contractual terms and conditions, except pay.
- Accrual of annual leave.
- Continuity of employment.
Fathers may also be entitled to unpaid leave under the Parental Leave or Time Off for Dependants legislation – see the relevant sections in this Handbook.

**Time Off for Dependants**

All employees have the right to take a reasonable period of unpaid time off work to deal with an emergency involving a dependant. The amount of time off that is ‘reasonable’ will depend on the individual circumstances, but it will normally be short periods of a few hours or perhaps a couple of days in order for an emergency to be dealt with – e.g. an unforeseen breakdown in childcare arrangements.

This policy is intended to cover unforeseen matters. If you know in advance that you are going to need time off, (e.g. for a house move) you should arrange to take this time as part of your annual leave entitlement. If the reason relates to your child, you may be entitled to take Parental Leave.

**Parental Leave**

You are entitled to Parental Leave and pay in accordance with the current statutory provisions.

Parental Leave gives parents of children (natural or adopted) the right to take a period of time off work to look after a child or make arrangements for the child’s welfare. The leave is unpaid.

Employees are eligible for Parental Leave if they have one year’s continuous service with the company and:

- Are the parent of a child who is under 18 years of age.
- Have adopted a child under the age of 18 (Parental Leave lasts for a period of 5 years from the date of adoption or until the child’s 18th birthday, whichever is the sooner).
- Have acquired formal parental responsibility for a child who is under 5 years of age.

Employees are entitled to 18 weeks unpaid Parental Leave in total for each child.

You should be aware that there is a maximum of four weeks' Parental Leave that can be taken in any one year.

Parental Leave can only be taken in blocks of one complete week or more, except in the case of children with a disability, when you may take Parental Leave one day at a time.

**Contractual benefits during Parental Leave**

You are entitled to enjoy your normal terms and conditions of employment, with the exception of pay, while on Parental Leave.

**Procedure**

If you meet the qualifying conditions detailed above, you are required to give the Company a minimum of 21 calendar days' notice, in writing, of your request to take Parental Leave. The request must specify the start and end date of the intended leave and state that the purpose of the leave is to spend time with or to take care of the child.

You must confirm if you have previously taken Parental Leave, in relation to the same child, during any previous or other employment with another employer.
You are also required to provide evidence of your responsibility to the child: either a copy of the child's date of birth or adoption placement and, if applicable, the child's entitlement to a Disability Living Allowance.

If you intend to take a period of Parental Leave immediately after a period of Paternity Leave, you must give the Company a minimum of 21 days' notice before the expected week of confinement or placement.

The right to postpone Parental Leave

The Company has the right to postpone your Parental Leave for up to six months if the timing of your absence will unduly disrupt the business. However, any Parental Leave requested to take place immediately after the birth of your child, or the date of placement, will not be postponed provided that you have given 21 calendar days' notice of your intention to take Parental Leave at this time.

Returning to work after Parental Leave

You are normally entitled to return to work following Parental Leave to the same position you held before commencing your leave. Your terms of employment will remain unchanged upon your return from a period of Parental Leave.

Shared Parental Leave

What is Shared Parental Leave?

Shared Parental Leave enables eligible parents to choose how to share the care of their child during the first year of birth or adoption. Its purpose is to give parents more flexibility in considering how to best care for, and bond with, their child. All eligible employees have a statutory right to take Shared Parental Leave. There may also be an entitlement to some Shared Parental Pay. This policy sets out the statutory rights and responsibilities of employees who wish to take statutory Shared Parental Leave (SPL) and statutory Shared Parental Pay (ShPP).

Who is eligible for Shared Parental Leave?

SPL can only be used by two people:

The mother/adopter and one of the following:

- The father of the child (in the case of birth) or
- the spouse, civil partner or partner of the child’s mother/adopter.

Both parents must share the main responsibility for the care of the child at the time of the birth/placement for adoption.

Additionally an employee seeking to take SPL must satisfy each of the following criteria:

- The mother/adopter of the child must be/have been entitled to statutory maternity/adoption leave or if not entitled to statutory maternity/adoption leave they must be/have been entitled to statutory maternity/adoption pay or maternity allowance and must have ended or given notice to reduce any maternity/adoption entitlements;
- the employee must still be working for the organisation at the start of each period of SPL;
- the employee must pass the ‘continuity test’ requiring them to have a minimum of 26 weeks' service at the end of the 15th week before the child’s expected due date/matching date;
• the employee’s partner must meet the ‘employment and earnings test’ requiring them in the 66 weeks leading up to the child’s expected due date/matching date have worked for at least 26 weeks and earned an average of at least £30 (this is correct as of 2015 but may change annually) a week in any 13 of those weeks;
• the employee must correctly notify the organisation of their entitlement and provide evidence as required.

Shared Parental Leave entitlement

Eligible employees may be entitled to take up to 50 weeks SPL during the child’s first year in their family. The number of weeks available is calculated using the mother’s/adopter’s entitlement to maternity/adoption leave, which allows them to take up to 52 weeks’ leave. If they reduce their maternity/adoption leave entitlement then they and/or their partner may opt-in to the SPL system and take any remaining weeks as SPL.

A mother/adopter may reduce their entitlement to maternity/adoption leave by returning to work before the full entitlement of 52 weeks has been taken, or they may give notice to curtail their leave at a specified future date.

If the mother/adopter is not entitled to maternity/adoption leave but is entitled to Statutory Maternity Pay (SMP), Statutory Adoption Pay (SAP) or Maternity Allowance (MA), they must reduce their entitlement to less than the 39 weeks.

If they do this, their partner may be entitled to up to 50 weeks of SPL. This is calculated by deducting from 52 the number of weeks of SMP, SAP or MA taken by the mother/adopter.

SPL can commence as follows:

• The mother can take SPL after she has taken the legally required two weeks of maternity leave immediately following the birth of the child.
• The adopter can take SPL after taking at least two weeks of adoption leave.
• The father/partner/spouse can take SPL immediately following the birth/placement of the child, but may first choose to exhaust any paternity leave entitlements (as the father/partner cannot take paternity leave or pay once they have taken any SPL or ShPP).

Where a mother/adopter gives notice to curtail their maternity/adoption entitlement then the mother/adopter’s partner can take leave while the mother/adopter is still using their maternity/adoption entitlements.

SPL will generally commence on the employee's chosen start date specified in their leave booking notice, or in any subsequent variation notice (see "Booking Shared Parental Leave" and "Variations to arranged Shared Parental Leave" below).

If the employee is eligible to receive it, Shared Parental Pay (ShPP) may be paid for some, or all, of the SPL period (see "Shared Parental Pay" below).

SPL must end no later than one year after the birth/placement of the child. Any SPL not taken by the first birthday or first anniversary of placement for adoption is lost.

Notifying us of an entitlement to Shared Parental Leave

If you are entitled and are intending to take SPL you must give your line manager notification of your entitlement and intention to take to SPL, at least eight weeks before you can take any period of SPL.

Part of the eligibility criteria requires that you to provide us with correct notification. Notification must be in writing and requires each of the following:
• Your full name.
• The name of the other parent.
• The start and end dates of any maternity/adoption leave or pay, or maternity allowance, taken in respect of the child and the total amount of SPL available.
• The date on which the child is expected to be born or the actual date of birth or, in the case of an adopted child, the date on which you were notified of having been matched with the child and the date of placement for adoption.
• The amount of SPL you and your partner each intend to take.
• A non-binding indication of when you expect to take the leave.

You must provide us with a signed declaration stating:

• That you meet, or will meet, the eligibility conditions and are entitled to take SPL.
• That the information you have given is accurate.
• If you are not the mother/adopter you must confirm that you are either the father of the child or the spouse, civil partner or partner of the mother/adopter.
• That should you cease to be eligible you will immediately inform the company.

You must provide us with a signed declaration from your partner confirming:

• Their name, address and national insurance number (or a declaration that they do not have a national insurance number);
• that they are the mother/adopter of the child or they are the father of the child or are the spouse, civil partner or partner of the mother/adopter;
• that they satisfy the ‘employment and earnings test’ (see “Who is eligible for Shared Parental Leave?” above), and had at the date of the child’s birth or placement for adoption the main responsibility for the child, along with the employee;
• that they consent to the amount of SPL that the employee intends to take;
• that they consent to the organisation processing the information contained in the declaration form; and
• (in the case whether the partner is the mother/adopter), that they will immediately inform their partner should they cease to satisfy the eligibility conditions.

**Requesting further evidence of eligibility**

The company may, within 14 days of the SPL entitlement notification being given, request:

• The name and business address of the partner’s employer (where the your partner is no longer employed or is self employed their contact details must be given instead);
• in the case of biological parents, a copy of the child’s birth certificate (or, where one has not been issued, a declaration as to the time and place of the birth);
• in the case of an adopted child, documentary evidence of the name and address of the adoption agency, the date on which you were notified of having been matched with the child and the date on which the agency expects to place the child for adoption.

In order to be entitled to SPL, you must produce this information within 14 days of the employer’s request.

**Fraudulent claims**

The company will, where there is a suspicion that fraudulent information may have been provided or where we have been informed by the HMRC that a fraudulent claim was made, investigate the matter in accordance with the usual company investigation and disciplinary procedures.
Discussions regarding Shared Parental Leave

If you are considering taking SPL you should arrange an informal discussion with your line manager as early as possible to talk about your plans.

Upon receiving a leave booking notice we will arrange a formal meeting within 14 days to discuss it.

At the meeting you may, if you wish, be accompanied by a workplace colleague or trade union representative.

The purpose of the meeting is to discuss in detail the leave proposed and what will happen while you are away from work. Where it is a request for discontinuous leave the discussion may also focus on how the leave proposal could be accommodated, whether a modified arrangement would be agreeable to you and the company, and what the outcome may be if no agreement is reached.

Booking Shared Parental Leave

In addition to notifying the company of entitlement to SPL/ShPP, you must also give notice to take the leave. In many cases, notice to take leave will be given at the same time as the notice of entitlement to SPL.

You have the right to submit up to three notifications specifying leave periods you are intending to take. Each notification may contain either (a) a single period of weeks of leave; or (b) two or more weeks of discontinuous leave, where you intend to return to work between periods of leave.

SPL can only be taken in complete weeks but may begin on any day of the week. For example if a week of SPL began on a Tuesday it would finish on a Monday. Where you return to work between periods of SPL, the next period of SPL can start on any day of the week.

You must book SPL by giving the correct notification at least eight weeks before the date on which you wish to start the leave and (if applicable) receive ShPP.

Continuous Leave Notifications

A notification can be for a period of continuous leave, which means a notification of a number of weeks taken in a single unbroken period of leave (for example, six weeks in a row).

You have the right to take a continuous block of leave notified in a single notification, so long as it does not exceed the total number of weeks of SPL available to them (specified in the notice of entitlement) and the company has been given at least eight weeks’ notice.

You may submit up to three separate notifications for continuous periods of leave.

Discontinuous leave notifications

A single notification may also contain a request for two or more periods of discontinuous leave, which means asking for a set number of weeks of leave over a period of time, with breaks between the leave where you return to work.

Where there is concern over accommodating the notification, the company or you may seek to arrange a meeting to discuss the notification with a view to agreeing an arrangement that meets both the company’s and your needs.
The company will consider a discontinuous leave notification but has the right to refuse it. If the leave pattern is refused, you can either withdraw it within 15 days of giving it, or can take the leave in a single continuous block.

**Responding to a Shared Parental Leave notification**

Once we receive a leave booking notice, it will be dealt with as soon as possible with a response being provided no later than the 14th day after the leave request was made.

All notices for continuous leave will be confirmed in writing.

All requests for discontinuous leave will be carefully considered, weighing up the potential benefits to the employee and to the organisation against any adverse impact to the business.

Each request for discontinuous leave will be considered on a case-by-case basis. Agreeing to one request will not set a precedent or create the right for another employee to be granted a similar pattern of SPL.

An employee will be informed in writing of the decision as soon as is reasonably practicable, but no later than the 14th day after the leave notification was made. The request may be granted in full or in part: for example, the company may propose a modified version of the request.

If a discontinuous leave pattern is refused then the employee may withdraw the request without detriment on or before the 15th day after the notification was given; or may take the total number of weeks in the notice in a single continuous block. If the employee chooses to take the leave in a single continuous block, the employee has until the 19th day from the date the original notification was given to choose when they want the leave period to begin. The leave cannot start sooner than eight weeks from the date the original notification was submitted. If the employee does not choose a start date then the leave will begin on the first leave date requested in the original notification.

**Variations to arranged Shared Parental Leave**

An employee is permitted to vary or cancel an agreed and booked period of SPL, provided that they advise the organisation in writing at least eight weeks before the date of any variation. Any new start date cannot be sooner than eight weeks from the date of the variation request.

Any variation or cancellation notification made by an employee, including notice to return to work early, will usually count as one of the allowable three submitted notifications. However, a change as a result of a child being born early, or as a result of the company requesting it be changed, and the employee being agreeable to the change, will not count as further notification. Any variation will be confirmed in writing by the company.

**Statutory Shared Parental Pay (ShPP)**

Eligible employees may be entitled to take up to 37 weeks ShPP while taking SPL. The amount of weeks available will depend on the amount by which the mother/adopter reduces their maternity/adoption pay period or maternity allowance period.

ShPP may be payable during some or all of SPL, depending on the length and timing of the leave.

In addition to meeting the eligibility requirements for SPL, an employee seeking to claim ShPP must further satisfy each of the following criteria:
• The mother/adopter must be/have been entitled to statutory maternity/adoption pay or maternity allowance and must have reduced their maternity/adoption pay period or maternity allowance period;
• the employee must intend to care for the child during the week in which ShPP is payable;
• the employee’s average weekly earnings for the period of eight weeks leading up to and including the 15th week before the child’s expected due date/matching date of not less than the lower earnings limit (LEL) in force for national insurance contributions;
• the employee must remain in continuous employment until the first week of ShPP has begun;
• the employee must give proper notification in accordance with the rules set out below.

Where an employee is entitled to receive ShPP they must, at least eight weeks before receiving any ShPP, give written notice advising the company of their entitlement to ShPP. To avoid duplication this should normally be included as part of the notice of entitlement to take SPL.

In addition to what must be included in the notice of entitlement to take SPL, any notice that advises of an entitlement for ShPP must include:

• The start and end dates of any maternity/adoption pay or maternity allowance;
• the total amount of ShPP available, the amount of ShPP the employee and their partner each intend to claim, and a non-binding indication of when the employee expects to claim ShPP;
• a signed declaration from the employee confirming that the information they have given is correct, that they meet, or will meet, the criteria for ShPP and that they will immediately inform the company should they cease to be eligible.

It must be accompanied by a signed declaration from the employee’s partner confirming:

• Their agreement to the employee claiming ShPP and for the organisation to process any ShPP payments to the employee;
• (in the case whether the partner is the mother/adopter) that they have reduced their maternity/adoption pay or maternity allowance;
• (in the case whether the partner is the mother/adopter) that they will immediately inform their partner should they cease to satisfy the eligibility conditions.

Any ShPP due will be paid at a rate set by the Government for the relevant tax year.

**Terms and conditions during Shared Parental Leave**

During the period of SPL, your contract of employment continues in force and you are entitled to receive all your contractual benefits, except for salary. In particular, any benefits in kind (such as use of a company car, laptop, mobile phone) will continue and contractual annual leave entitlement will continue to accrue.

Pension contributions will continue to be made during any period when you are receiving ShPP but not during any period of unpaid SPL. Employee contributions will be based on actual pay, while the company’s contributions will be based on the salary that the employee would have received had they not been taking SPL.

**Annual Leave**

SPL is granted in addition to normal annual holiday entitlement. You are reminded that holiday not taken during the leave year cannot be carried over. Where an SPL period overlaps two leave years you should consider how your accrued leave in the first year can be used to ensure that it is not lost.
Contact during Shared Parental Leave

Before an SPL begins, the company may discuss the arrangements for us to keep in touch during your leave. We reserve the right, in any event, to maintain reasonable contact with employees during their SPL. This may be to discuss your plans to return to work, to ensure you are aware of any possible promotion opportunities, to discuss any special arrangements to be made or training to be given to ease your return to work or simply to update you on developments at work during your absence.

Shared Parental Leave in Touch days (SPLIT)

You can agree to work (or attend training) for up to 20 days during SPL without bringing your period of SPL to an end or impacting on your right to claim ShPP for that week. These are known as "Shared Parental Leave In Touch" or "SPLIT" days. Any work carried out on a day or part of a day shall constitute a day's work for these purposes.

The organisation has no right to require the employee to carry out any work, and is under no obligation to offer the employee any work, during the employee’s SPL. Any work undertaken is a matter for agreement between the organisation and the employee. An employee attending work on a SPLIT day will receive an agreed payment relative to the time worked. If a SPLIT day occurs during a week when the employee is receiving ShPP, the ShPP will be offset against the overall payment made. (i.e. ShPP will not be paid in addition to salary or wages). Any SPLIT days worked do not extend the period of SPL.

An employee, with the agreement of the company, may use SPLIT days to work part of a week during SPL. The company and the employee may use SPLIT days to effect a gradual return to work by the employee towards the end of a long period of SPL or to trial a possible flexible working pattern.

Returning to work after Shared Parental Leave

You will have been formally advised in writing of the end date of any period of SPL. You will be expected to return on the next working day after this date, unless you notify the company otherwise. If you are unable to attend work due to sickness or injury, the company’s normal arrangements for sickness absence will apply. In any other case, late return without prior authorisation will be treated as unauthorised absence.

If you wish to return to work earlier than the expected return date, you must provide at least eight weeks written notice to vary the date of your return. This will count as one of the employee's notifications. If you have already used your three notifications to book and/or vary leave then the company does not have to accept the notice to return early but may do if it is considered to be reasonably practicable to do so.

On returning to work after SPL, you are entitled to return to the same job if your aggregate total statutory maternity/paternity/adoption leave and SPL amounts to 26 weeks or less. The same job is the one you occupied immediately before commencing maternity/paternity/adoption leave and the most recent period of SPL, on the same terms and conditions of employment as if you had not been absent.

If your maternity/paternity/adoption leave and SPL amounts to 26 weeks or more in aggregate, you are entitled to return to the same job you held before commencing the last period of leave or, if this is not reasonably practicable, to another job which is both suitable and appropriate and on terms and conditions no less favourable.

If you also take a period of unpaid parental leave of 4 weeks or less this will have no effect on your right to return and you will still be entitled to return to the same job as you occupied before taking the last period of leave if the aggregate weeks of maternity/paternity/adoption and SPL do not exceed 26 weeks.
If a parent takes a period of 5 weeks of unpaid parental leave, even if the total aggregate weeks of maternity/paternity/adoption and SPL do not exceed 26 weeks, the employee will be entitled to return to the same job they held before commencing the last period of leave or, if this is not reasonably practicable, to another job which is suitable and appropriate and on terms and conditions no less favourable.

Date: 01.07.15 Review date: 01.07.16
30. **Media Policy**

**Mobile Phones:**

Due to recent government reports following the Plymouth inquiry Ofsted have issued new guidance relating to mobile phone usage within the setting. Please see the below policy to see how this affects you.

**Staff responsibility relating to mobile phone usage:**

All staff must leave their mobile phones in the office. These must be signed into the office and out again at lunchtime breaks and end of day only. No staff may have their phones in the room they work, this includes the kitchen area. No staff may answer their mobile phone during their working hours. (Staff are able to give the nursery number as an emergency contact number.) Staff may only use their phone during break periods in a designated staff room or room without any children present or off the nursery premises. Staff may not use their phone in the communal nursery areas. If any staff phones are needed to be taken on walks a member of the management team must check the phone upon their return from an outing to check for phone calls and text messages made or received and photos taken, any of these would be a disciplinary offence if not work related.

At all times the emphasis is on staff protecting themselves and not leaving themselves liable for accusations.

**Parental responsibility relating to the usage of mobile phones:**

All parents are requested to end all phone calls before entering the nursery premises. If your phone rings whilst you are in the setting we request that you do not answer it until you have left the building. If you are seen using your phone within the building you will be asked to leave the premises.

**Visitors responsibility relating to the usage of mobile phones:**

Any visitor to the setting must not use their phone for the duration of their visit within the building. Visitors are requested to leave mobile phones in the office and not to take them into any rooms where there are children.

Visitors having show rounds in the setting are requested to leave their mobile phone in their bag for the duration of the visit.

We thank you for your cooperation with this.

**Photography:**

Upon having a child accepted for the nursery, the parent is asked to agree to their child being photographed on occasion by a teacher or individual validated person by the nursery. This enables the nursery to proceed with the taking of photographs for development and planning records as well as special occasions such as Christmas etc.

Every parent has the right to refuse this request, in which case any member of staff or parent must not photograph the child, without the express permission from the parent for that occasion.

Where pictures are taken of the whole nursery, for a trip/visit etc. the parents of the child/ren who have opted out of having their child photographed will be contacted to allow them to rescind their decision if they wished to do so.

Where pictures are displayed on the walls or as evidence, the child’s/ren’s names or any other details will not be displayed in communal areas.

No photos of children will ever be uploaded onto the company’s website or any social network site.
We have developed a consent form for all different purposes / types of photos to be completed by each parent so we can make sure we follow their wishes.

**Video Cameras/Recording Devices:**

If video cameras or recording devices are going to be used in the setting then additional permission will be sought from the parents/carers before any recording device is used.

Date: 01.07.15

Review date: 01.07.16
31. **Needle Stick Policy**

When administrating Epi-pen staff are required to wear protective gloves as set down within the good practice guidelines. Only staff who are trained may administer the Epi-pen.

If at any stage the Epi-Pen becomes in contact with a member of staff's skin they would be sent straight away to A&E for blood test. They should follow medical advice thereafter in relation to their ability to continue functioning in normal duties and time scale for results. Any such occurrence would necessitate on an incident form.

Before administering an Epi-Pen staff will have completed a paediatric first aid course as well as specific Epi-Pen training.

**Date: 01.07.15**

**Review Date: 01.07.16**
32. **Non-Collection of a Child Policy**

The nursery obviously has an obligation to stay with any uncollected child at the end of the day, until that child is collected.

If a child has not been collected at the end of a session / day then the following procedure will be followed:

- The child will be allocated to a member of staff, who will ensure their safety whilst in the nursery’s care. Two members of staff will stay in the building at all times until the child is collected.
- The nursery will try to make contact with the child’s main carer by telephone.
- The nursery will then try to contact people from the child’s emergency contact list.
- If at this stage the parent / carer has not come to collect the said child, the person in charge will contact Social Services.

The nursery must not release the child to an unauthorized person, even if the collection is late, unless an authorized person telephones to state that because of an emergency a different person will be collecting. The authorized person should give the name and a password for the unauthorized person and this should be checked before permitting the child to leave the premises.

In the event that a child is not collected by the due time on several occasions within a month the parent will be approached and this matter discussed by the manager or the deputy in charge, pointing out the difficulties late collections can cause the nursery.

If this matter persists, parents will be informed that their child can no longer attend nursery due to the hours of business not being adhered to.

**Date: 01.07.15**  
**Review date: 01.07.16**
33. **Outings Policy**

**Procedures**

- Written permission must be obtained from all parents prior to the outing.
- Staff ratios are normally to be maintained at 1:2 or 1:3 for children in triple buggies. However, for children over 3, if the Room Leader or 2nd In Charge deems a child over 3 as being responsible the ratio for 3+ year olds may be 1:3 with the responsible child holding another child’s hand or a buggy as long as the responsible 3+ year old remains on the inside of the pavement (i.e. away from the road) at all times. All other children who are walking must adhere to the 1:2 ratio. A member of the Management Team (Manager; Deputy Manager; Assistant Manager), a Room Leader or 2nd In Charge must be present on a walk. Additionally, where possible parents are encouraged to participate, and will be responsible for their own children, allowing the other staff to concentrate on looking after the rest of the children.
- A first aider must be present and a suitable first aid box must be taken.
- Copies of contact numbers, allergies, etc. must also be taken.
- The children must be counted before the trip and at ongoing intervals throughout the outing.
- A register with all the names of the children and staff attending the trip must also be taken and marked off at the beginning and end of the trip. If the group is split into sub-groups a designated person in charge must be assigned and that person is responsible for counting the staff and children at regular intervals.
- At least one member of staff must carry a mobile phone in case of emergencies.
- Toilet facilities must be provided for all children at regular intervals.
- Food and drink must be provided at similar times to those in the nursery and additional drinks should be offered if the weather is warm or if energetic exercise is part of the activity.
- Meeting points and times must be pre arranged and adhered to.
- Transport must be fully insured and all seats must have appropriate safety harnesses. The maximum seat capacity of the vehicle must not be exceeded. There must also be the correct staff ratios to children when travelling.
- There must be sufficient spare clothing for children.
- A risk assessment must be carried out prior to the outing.

**Date: 01.07.15**

**Review date: 01.07.16**
34. **Partnership with Parents Policy**

The nursery recognizes that working in partnership with parents is of major value and importance to the nursery to enable us to provide a happy, caring and stable environment for all children and their parents. We aim to form a good relationship with parents so that information regarding their children be it developmental, health related or social staff and parents can exchange it, easily and comfortably.

**The list below shows the ways in which we will try to achieved a strong working partnership with parents:**

- The manager or the Assistant manager in charge will always be available for discussion with parents. Arrangements can be made for more private discussions at agreed times should it be required.
- Information provided by parents about their child/ren will be kept confidential and on a strictly need to know basis.
- Information regarding the children’s activities throughout the day is always available for parents on a daily basis either by verbal communication or in the child’s daily diary.
- Activity plans will be on display, within the rooms or just outside, for the parents to view/read.
- Newsletters will be issued to keep parents up to date with information about the nursery, e.g. new developments or staff changes etc.
- If we have any concerns about a child’s well being during the day every effort will be made to contact the parents or their emergency contact number.
- Parents are requested to keep us informed of any changes to personal circumstances which may have an effect upon the child, e.g. change of address, telephone number, doctor, emergency contact number.
- Parents are also requested to keep us informed of any circumstances which could have an effect on a child’s emotional well being, e.g. bereavement, separation or illness in the family.
- There is a notice board on which more immediate items of information can be displayed along with statutory notices.
- We give out regular questionnaires in order to obtain feedback to continue to improve our provision.
- The nursery representative is Sophie Keeley.

**Date: 01.07.15**  
**Review date: 01.07.16**
35. **Parent Information Policy**

Through both the completion of the registration forms, and through regular discussions with parents, we seek to gain information from parent/carers.

We recognize that just as children change, so do family circumstances and family views, and therefore we aim to discuss and listen to parents/carers as often as possible.

We are able to keep in regular contact with parents through:

- Daily diaries.
- Term progress reports for all children through parent’s evening’s
- Daily parent/carer contact on how the child’s been, etc.
- Newsletter
- Email mail out

The parent/carer will be informed that any relevant information or discussions may be recorded on the child’s registration forms.

To ensure that all our records are up to date we will have regular discussions with parents, covering the following information:

- Any special dietary requirements or amendments.
- Any skin or allergy issues.
- Any special words that the child responds to, or has special meaning to the child.
- The child’s sleep routine, and any problems the child has with sleep.
- Family members’ names and names used by the child
- Any changes in circumstances at home.
- Health and medical issues, including recent illnesses.
- Generally any difficulties or concerns.

**Date: 01.07.15**

**Review date: 01.07.16**
36. Play Policy

The nursery understands that play is something that a child enjoys the most. A child’s play has a purpose and is a step towards the learning and understanding of valuable skills. It can help a child fit into their environment, physically, intellectually, emotionally and socially, and grow into a healthy and competent individual.

We will provide children with a stimulating environment, where playing and learning go hand in hand. A varied selection of activities will be provided throughout the day, incorporating both indoor and outdoor activities.

Consideration will be taken to ensure that provision is made for all children.

Messy play
A large variety of different mediums will be made available, such as, corn flour, jelly, dough and spaghetti etc. These will provide different tactile experiences and will encourage expressive language.

Sand and water
These will be made available on a regular basis; they provide the opportunities to experience scientific and mathematical concepts as well as encouraging social and communication development.

Creative activities
Activities such as painting, sticking, chalking and modelling will be made regularly available. Additional activities such as ring games; lotto and snap will encourage conversations and social skills, i.e. turn taking and sharing.

Imaginative play
The nursery recognizes the importance of imaginative play to children and will aim to provide rich opportunities to broaden the imagination. These will include dolls and accessories, road maps and cars, trains, dressing up clothes and the home corner. There is also a collection of construction toys which additionally encourage hand/eye coordination, counting and sorting etc.

Physical play
Tunnels, balls, tricycles, hoops, climbing apparatus etc. are also provided

Books
A variety of books are readily available for children to look at and read, both under supervision and alone. The children will be read to as a group each day.

Additional equipment
An iPOD, computer and musical instruments will be available so that in addition to hearing and responding to music, children will be encouraged to think about how sounds are made.

We have signed the declaration of support for Buckinghamshire’s play and recreation policy for children and young people. We understand the importance of play for young children. For further information about this policy please ask.

Date: 01.07.15 Review date: 01.07.16
37. **Quality Management Policy**

Priory Day Nursery works hard to provide a high standard of quality at all times.

The manager regularly updates information to make sure everything is accurate and relevant.

We hold standardization meetings to make sure all staff are working to the same standard.

Every month a self evaluation is carried out and action plans derived from there to ensure the quality of the service we provide.

Every 6 months we carry out an internal review of our services and in every room have a look at how the staff works with the children and we all review practices.

**Date:** 01.07.15  
**Review date:** 01.07.16
38. Race Relations Policy

Aim:

As an employee we comply with the Race Relations Act 1976, as amended by Race Relations (Amendment) Act 2000 and accordingly our practice is not to treat one group of people less favorably than others because of their colour, race, nationality, ethnic origin or any disability that would affect their ability to carry out the tasks associated with this service in relation to decisions to recruit, train or promote employees.

Date: 01.07.16  Review date: 01.07.16
39. **Risk Assessment Policy**

At Priory Day Nursery we carry out daily risk assessments to ensure the safety of the equipment and resources children will be playing with and also the environment they will be exploring.

Each room has a room risk assessment that is carried out morning and afternoon and all are recorded in room risk assessment files.

A garden risk assessment is completed morning and afternoon stating the equipment out and that the garden is fit for purpose. This is located by the entrance to the garden.

There is a general risk assessment that is completed daily on the communal aspects of the nursery; this is located in the office.

There is an outings risk assessment that is completed before any staff leave the nursery to go on an outing with the children.

Any equipment or areas identified as hazardous or that need fixing are noted down and removed from the room until they have been fixed or it has been resolved.

On a annual basis there is a full risk assessment carried out looking at health and safety, and security.

**Date: 01.07.15**

**Review date: 01.07.16**
40. **Safeguarding Children policy**

Students and staff are in daily contact with children and may be the first to notice changes in a child’s behaviour or possible evidence of physical abuse. All those who have contact with children have a duty to act in accordance with the provisions of the Children Act, which gives paramount importance to the welfare of the child.

Early years providers have a duty under section 40 of the Childcare Act 2006 to comply with the welfare requirements of the Early Years Foundation Stage 2013. Early years providers should ensure that:

- Staff complete safeguarding training that enables them to recognise signs of potential abuse and neglect; and
- they have a practitioner who is designated to take lead responsibility for safeguarding children within each early years setting and who should liaise with local statutory children’s services agencies as appropriate. This lead practitioner should also complete child protection training.

“A practitioner must be designated to take lead responsibility for safeguarding children in every setting.”

“The lead practitioner must attend a child protection training course that enables them to identify, understand and respond appropriately to signs of possible abuse and neglect.

**Designated safeguarding officers**

The designated safeguarding officer for The Priory Day Nursery is Laura Vaughan. If Laura is unavailable or you have concerns about Laura then the staff must go to the 2\(^{nd}\) designated person who is Karen Millard or the 3\(^{rd}\) designated person who is the nursery owner.

If there are concerns regarding Karen Millard you must report this to the nursery owner. If there are concerns regarding the nursery owner, then this must be reported directly to Ofsted and the Local Authority Designated Officer (LADO).

**All signs of abuse, details of the child’s disclosure of abuse, anxieties about the family must be reported and recorded.**

It is a statutory duty that Social Care and Ofsted are informed of any allegations against you or anyone in or involved with the nursery or if you have any concerns that a child is at risk of harm regardless of where the alleged incident is committed. In addition you have a duty to refer any other person where the allegation relates to harm or abuse occurring on the childcare premises.

All members of staff should be aware of the possible indications of abuse or neglect and of the procedure for dealing with suspected abuse.

**Definitions**

**Non-accidental injuries** involve someone deliberately harming a child. There are four categories of abuse:

**Children**

A child is defined as anyone who has not yet reached their 18th birthday. The fact that a child has reached 16 years of age, is living independently or is in further education, is a member of the armed forces, is in hospital or in custody in the secure estate, does not change his/her status or entitlements to services or protection.

Safeguarding and promoting the welfare of children. Defined for the purposes of this guidance as:
• protecting children from maltreatment;
• preventing impairment of children's health or development;
• ensuring that children are growing up in circumstances consistent with the provision of safe and effective care; and
• taking action to enable all children to have the best life chances.

Child protection
Child protection is part of safeguarding and promoting welfare. This refers to the activity that is undertaken to protect specific children who are suffering, or are likely to suffer, significant harm.

Abuse
Abuse is a form of the maltreatment of a child. Somebody may abuse or neglect a child by inflicting harm, or by failing to act to prevent harm. Children may be abused in a family or in an institutional or community setting by those known to them or, more rarely, by others (e.g. via the internet). They may be abused by an adult or adults, or another child or children.

Physical abuse
A form of abuse which may involve hitting, shaking, throwing, poisoning, burning or scalding, drowning, suffocating or otherwise causing physical harm to a child. Physical harm may also be caused when a parent or carer fabricates the symptoms of, or deliberately induces, illness in a child.

Emotional abuse
Emotional abuse is the persistent emotional maltreatment of a child such as to cause severe and persistent adverse effects on the child’s emotional development. It may involve conveying to a child that they are worthless or unloved, inadequate, or valued only insofar as they meet the needs of another person. It may include not giving the child opportunities to express their views, deliberately silencing them or ‘making fun’ of what they say or how they communicate. It may feature age or developmentally inappropriate expectations being imposed on children. These may include interactions that are beyond a child’s developmental capability, as well as overprotection and limitation of exploration and learning, or preventing the child participating in normal social interaction. It may involve seeing or hearing the ill-treatment of another. It may involve serious bullying (including cyber bullying), causing children frequently to feel frightened or in danger, or the exploitation or corruption of children. Some level of emotional abuse is involved in all types of maltreatment of a child, though it may occur alone.

Sexual abuse
Involves forcing or enticing a child or young person to take part in sexual activities, not necessarily involving a high level of violence, whether or not the child is aware of what is happening. The activities may involve physical contact, including assault by penetration (for example, rape or oral sex) or non-penetrative acts such as masturbation, kissing, rubbing and touching outside of clothing. They may also include non-contact activities, such as involving children in looking at, or in the production of, sexual images, watching sexual activities, encouraging children to behave in sexually inappropriate ways, or grooming a child in preparation for abuse (including via the internet). Sexual abuse is not solely perpetrated by adult males. Women can also commit acts of sexual abuse, as can other children.

Neglect
Neglect is the persistent failure to meet a child’s basic physical and/or psychological needs, likely to result in the serious impairment of the child’s health or development. Neglect may occur during pregnancy as a result of maternal substance abuse. Once a child is born, neglect may involve a parent or carer failing to:

• provide adequate food, clothing and shelter (including exclusion from home or abandonment);
• protect a child from physical and emotional harm or danger;
• ensure adequate supervision (including the use of inadequate care-givers); or
• ensure access to appropriate medical care or treatment.

It may also include neglect of, or unresponsiveness to, a child’s basic emotional needs.

Young Carers
Young carers are children and young people who assume important caring responsibilities for parents or siblings, who are disabled, have physical or mental ill health problems, or misuse drugs or alcohol.

Guidelines on handling a disclosure

If a child discloses to you what has happened it needs to be dealt with carefully, balancing the need to pass the information on with the desire to retain the child’s trust. It is also important to avoid children having to repeat their story to too many different people. This is not only traumatic for the child, but can also result in evidence being inadmissible because it can be alleged that the child has been led to make allegations which are not true. Care also needs to be taken not to make promises to a child; either about not passing on the information, or about the action that will result.

The basic principles to adhere to are:

• stay calm and listen to the child rather than directly question him or her, keeping an open mind;
• never stop a child who is freely recalling significant events;
• do not promise to keep it a secret;
• allow the child to speak but do not pressurize or question the child;
• be comforting and praise the child for telling you;
• take notes but only if the child is happy for you to do so. Write exactly what has been said, including timing, setting and personnel as well as what was said. Record all subsequent events up to the time of the substantive interview;
• do not make assumptions about whom the allegations might concern. If a member of staff is accused of abuse they will immediately be suspended, pending a full investigation. That member of staff will be on full pay. We as a nursery take every step to ensure the safety of all children in our care;
• inform the Designated Safeguarding Officer; you may speak to your Room Leader for advice about your concern if you do not feel confident about going straight to the Safeguarding Officer.

What if abuse is merely suspected?
The designated person should always be informed, even if abuse is merely suspected. It is the responsibility of the designated safeguarding officer to pass on these concerns promptly to the appropriate professionals i.e. Social Care/ Ofsted/ Police/ LADO.

Subsequent Action
Following such a referral, social care, Ofsted and the Police will undertake enquiries. Staff may be required to provide statements and attend an Initial Child Protection Conference.

Confidentiality
The nursery has the right to share any information regarding child protection with other childcare professionals. All information will be kept confidential.

Parents
Parents must always be kept informed about a referral unless there has been a formal decision that to do so would place others at risk or that involving parents could jeopardise further action in respect of child protection.

In all cases, as a professional nursery, if we have concerns, or if a child tells us that they have been abused, it is not an option to do nothing, we will always seek advice.
Allegations about staff
If an allegation or a concern is made about a member of staff it will be fully investigated and the person dealing with the allegation or concern will treat it seriously keeping an open mind.

- the person will investigate immediate medical care where appropriate (ie. First aid);
- they will offer reassurance that the information will only be shared on a ‘need to know’ basis;
- a written record will be made of the information (where possible using the child/adult’s actual words), including time, date and place of incident(s), person present and what was said;
- sign and date the written record immediately and report the matter to the designated safeguarding officer, or deputy in his/her absence or where the DSM is the subject of the allegation.

S/he should not:

- investigate or ask leading questions, if seeking clarification;
- make assumptions or offer alternative explanations;
- promise complete confidentiality.

Once informed of the allegation/concern the designated safeguarding officer will:

- obtain written details of the concern/allegation, signed and dated by the person receiving (not the child/adult making the allegation);
- countersign and date the written details;
- record any information about times, dates and location of alleged incident(s) and names of any potential witnesses;
- record discussion about the child and/or member of staff, any decisions made, and the reasons for those decisions.

The designated safeguarding officer must report it to the LADO within 1 working day. Referral should not be delayed in order to gather further information. As soon as possible after an allegation is made, the parents or carers should be informed. Where possible, advice should be sought from the LADO in advance on how this should be managed. The LADO should also be consulted about how and when the accused member of staff is to be informed of the allegation. If sharing the information with the member of staff will not impede or undermine any subsequent investigation, there should be no delay in doing so.

The member of staff will be suspended in any case where they:

- behaved in a way that has harmed a child, or may have harmed a child;
- possibly committed a criminal offence against or related to a child;
- behaved towards a child or children in a way that indicates s/he is unsuitable to work with children;
- there is cause to suspect a child is at risk of significant harm, or
- the allegation warrants investigation by the police; or
- the allegations is so serious that it might be grounds for dismissal.

How we Safeguard Children
Safer recruitment:
Children’s safety and protection is always our first priority and is of paramount importance to us therefore, when recruiting staff, we have a thorough process that we go through. First, when the company has staff vacancies we either recruit them via an agency, through advertisements or through recommendations via existing staff with the settings. When advertising for potential staff we make it very clear in the advertisement that we take safeguarding and child protection very seriously. After an interview has been arranged we will either send out a letter of confirmation along with a detailed application form along with the safeguarding policy or it will be handed to the candidate on or before the interview (this will depend on the time span between the initial arrangement of the interview and the interview itself). The candidate will be interviewed by the Managing Director and a Nursery Manager from both Beaconsfield sites. The Managing Director will ask the candidate detailed questions about their suitability for the role and their employment history, also challenging them if there are any gaps in their employment. Following an interview and a walk around the nursery the candidate will have a stay and play session in one of the nursery rooms where the staff in the room will supervise them fully and provide feedback to the managers on how they worked with the children. If the company decides that they want to employ the candidate they will send out a job offer to the person pending two references (one being from their most recent employment). Before the candidate commences their employment the following checks will be undertaken:

- the candidate must have a satisfactory DBS check which is enhanced with list checks (Disclosure and Barring Service Check) before their employment commences;
- two references;
- proof of essential qualifications and registration;
- Ofsted approval where relevant;
- proof of identity (via the production of documents on an approved list);
- proof of the right to work in the UK (via the production of documents on an approved list).

If an employee provides false information, then their continuing employment is at risk.

Once all this information has been received the member of staff will start and they will receive a full induction covering training such as safeguarding children, health and safety, manual handling, training on the Early Years Foundation Stage etc. “The DBS searches police records and, in relevant cases, barred list information and then issues a DBS certificate to the applicant and employer to help them make an informed recruitment decision.” (Disclosure and Barring Service 2012)

Open culture:
We have an open culture policy so if any staff have any concerns they can tell a senior member of staff with the knowledge it will be fully investigated.

Whistle blowing:
All staff should are encouraged to voice concerns about the attitude or actions of colleagues. If a member of staff believes that a reported allegation or concern is not being dealt with appropriately by their organisation, s/he should report the matter to the LADO. (Please refer to the whistle blowing policy for further information).

Professional relationships:
Staff are empowered to report any matters of concern and should know who to contact. Familiarisation or blurred boundaries of friendship amongst all adults is discouraged.

Informing parents: Parents must always be kept informed about a referral unless there has been a formal decision that to do so would place others at risk or that involving parents could jeopardise further action in respect of child protection.

In all cases, as a professional nursery, if we have concerns, or if a child tells us that they have been abused, it is not an option to do nothing, we will always seek advice.
If a member of staff believes that there is a child protection issue and a child is at risk, they will refer even if the parent/carer says no, the child’s welfare overrides parents’ views. (1989 Act- children’s rights and parents have responsibilities)

**Staff supervision:**
All staff are closely supervised with formal structures in place to ensure any concern is discussed. All roles are clearly defined and understood (please refer to the supervision policy).

**Training:**
All members of staff receive full induction training on safeguarding when they start, they complete a safeguarding pack online, and they then attend safeguarding children workshops which are for half a day teaching them about recognising the signs of possible abuse and neglect. The designated officers receive all of the above training and they also go on a full day training course which is ‘safeguarding children for the designated officer’.

**Information Sharing:**
If a child leaves the setting and we have historical information (in relation to safeguarding) regarding the child we have a duty to pass it on to the new setting/school or county.

**Awareness:**
We teach the children to be aware of the world around them, the staff teach the children about protecting themselves and what is okay behaviour from other adults and children and what is not, this is done in a child orientated way that the children understand and do not feel scared or anxious.

**E-Safety**
We teach the children internet safety, ensure that we have security on our laptops/computers and that we monitor what children access. Please refer to the website [www.thinkuknow.co.uk](http://www.thinkuknow.co.uk) for further information.

**Help lines**

**Ofsted:** 0300 123 1231
(must know within 14 days, however would prefer within 24 hours)

**NSPCC:** 0808 800 5000

**Social Services Care line:** 0800 137 915

**Staff allegations- Local Authority Designated Officer (LADO):** 01296 382070
(Must phone within 24 hours)

**EYC- Jane Nicholls:** 01296 383179
**Alison Terry:** 01296 387147

**Bucks CC – First Response:**

Launched on 1st August 2012, First Response is a single point of contact for Buckinghamshire’s Children Social Care

This new service replaces the existing contact for:
- Referrals North & South;
- CWD Duty;
- SIET.

**Phone:** 0845 4600 001/ Ext:3963
**Out of hours:** 0800 9997 677
**Email:** secure-cypfirstresponse@buckscc.gc.gov.uk

Revised and enhanced ID checking guidelines (effective from 28/5/12):
www.gov.uk/government/organisations/disclosure-and-barring-service

Working Together to Safeguard Children 2013 (effective from April 2013)
www.education.gov.uk/publications/standards/publicationdetail/page1/dfe0030-2013)

Buckinghamshire Safeguarding Children Board:
www.bucksiscb.org.uk

Family Resilience Service:
Tel: 0845 4600 300
Email: familyresilience@buckscc.gov.uk

This policy is in conjunction with Bucks County Council Safeguarding/Child Protection Information & Guidance for Childcare Providers.

Date: 01.07.15 Review date: 01.07.16
SAFEGUARDING/CHILD PROTECTION
Information & Guidance for Childcare Providers

This document provides important information and guidance that can support all providers of early education, childcare and home based childcare in meeting their responsibilities for safeguarding children.

The information included in this document was correct at the time of completion – September 2014.

Current legislation is defined within the Statutory Framework for the Early Years Foundation Stage (EYFS), Working Together To Safeguard Children 2013 and other relevant legislation relating to safeguarding. The EYFS requirements are appropriate for all childcare provision.

The Safeguarding and Welfare requirements of the EYFS state that the provider must take all necessary steps to keep children safe and well.

It is essential that providers, including home based childcarers and group settings, refer to the statutory framework for the Early Years Register and requirements of the Childcare Register to ensure they meet the appropriate minimum Ofsted registration requirements.

-Childcare on non-domestic premises (i.e. pre-schools, playgroups, nurseries, out-of-school and play services and,
-Childcare on domestic premises (i.e childminders, nannies, four or more people looking after children at any one time on domestic premises)

What is the Buckinghamshire Safeguarding Children Board? (BSCB)

The BSCB is the Local Safeguarding Children Board for Buckinghamshire and is a statutory body that is charged with ensuring the effectiveness of local arrangements and services to safeguard children. The BSCB is strategic rather than operational, determining the safeguarding policies and procedures for the county, to be followed by all agencies. The primary purpose of the BSCB is to work in partnership with the people of Buckinghamshire to secure the wellbeing of children in the County by protecting them from all forms of harm and ensuring their developmental needs are responded to appropriately.
Furthermore, the BSCB recognises its responsibilities under Article 19 of the United Nations Convention on the Rights of the Child which sets the principle that all appropriate measures shall be taken to "protect the child from all forms of physical and mental violence, injury or abuse, neglect and negligent treatment, maltreatment or exploitation, including sexual abuse, while in the care of parent(s), legal guardian(s) or any other person who has the care of the child". This includes "prevention and the identification, reporting, referral, investigation, treatment and follow-up of instances of maltreatment".

**What does the BSCB do?**

The BSCB does a number of things that have a direct impact on staff working and caring for children. These include:

- making sure safeguarding/child protection in the County is carried out within the framework of agreed inter-agency policies contained within the multi-agency Code of Practice;
- promoting partnership as a key principle, both in child protection work with parents and in the development of quality links between all agencies involved in the process;
- supporting multi-agency training in Child Protection;
- making representations to its constituent agencies, to improve services for children and families. The Board will encourage the development of preventive services for parents, allowing them the means to improve their parenting knowledge and skills;
- carrying out its tasks with due regard to the Equality of Opportunity policies of its constituent agencies.
- Undertaking reviews of serious cases in specified circumstances where:
  - Abuse of a child is known or suspected; and
  - Either – a) the child has died; or b) the child has been seriously harmed and there is cause for concern as to the way in which the authority, the LSCB partners or other relevant persons have worked together to safeguard the child.

**How does this help you as a home based childcarer/childcare provider?**

The BSCB and Early Years Commissioning Team (EYC) provide guidance to support providers in meeting their legislative and moral responsibilities. This guidance can support providers in developing, implementing, monitoring and evaluating their safeguarding children policies and procedures. It can also support induction, training and performance management of staff.

*Please note the BSCB should not be contacted if you have any concerns regarding children in your care. Advice must be sought from Social Care via The First Response Team.*
Multi-Agency Safeguarding Hub (MASH)

The Buckinghamshire Multi-Agency Safeguarding Hub (MASH) co-locates key partners in order to improve the initial response to safeguarding concerns in relation to children and vulnerable adults.

Bringing together key partners and forging stronger links with other agencies enables information to be shared quickly and effectively and better informed decisions to be made by social care. This approach will assist in identifying risk at an earlier stage and result in appropriate early intervention in order to safeguard vulnerable children and adults. Safeguarding professionals from Buckinghamshire County Council (children’s and adult’s services), Thames Valley Police and Buckinghamshire Healthcare Trust will be working together from Aylesbury Police Station. They will access their respective organisation’s systems and share relevant information in a secure environment. The MASH will also seek information from other agencies across both the public and voluntary sectors.

What are the benefits of MASH?
Co-locating key safeguarding agencies in a MASH enables:
- Better information sharing and awareness of the bigger picture
- Better informed, multi-agency risk based decisions
- Earlier identification of risk
- A more coordinated response
- Appropriate early intervention, resulting in longer term benefits for children, vulnerable individuals and partner agencies.

Who do I contact if I have a concern?
For concerns regarding children, contact: 0845 460 0001 (First Response Team)

For concerns regarding adults, contact: 0800 137 915 (Careline)

Please see website for further information
Ofsted requirements & good practice guidance

All childcarers must have and implement a policy and procedure to safeguard children, including procedures to be followed if concerned about a child’s welfare, and use of mobile phones and cameras in the setting. This must also include what should happen if allegations are made against the Designated Person, Owner, Manager or Committee Member. A checklist for writing a child protection policy is available on the Buckinghamshire Safeguarding Children Board website.

There should be appropriate strategies within the organisation’s Safeguarding Children (Child Protection) Policy which details the procedures followed by staff.

A written policy is not required for Home Based Childcarers on the Early Years Register but is required for the Childcare Register and it is therefore recommended that all Home Based Childcarers have a written policy available. If childminders only take children in the Early Years age group and choose not to have a written policy they will need to demonstrate to the Ofsted Childcare Inspector who registers or inspects a knowledge and understanding of the following:

- that you have a good knowledge and understanding of safeguarding/child protection issues including signs of abuse;
- that you inform parents of your child protection procedures and commitment to child protection matters;
- that you understand what steps to take when a concern is raised;
- how and under what circumstances parents will be informed about concerns and any actions taken and how confidentiality will be managed.

The above also applies to home based childcarers (nannies), however you will also need a written statement on:

- your commitment to the protection of children;
- the responsibilities of all staff/students/volunteers in child protection matters;
- steps to be taken when a concern is raised;
- how and under what circumstances parents will be informed about concerns and any actions taken and how confidentiality will be managed.

The BSCB requires all providers to have and implement a Whistle Blowing Policy and Procedure detailing how individuals can raise concerns about staff and/or practice. Please see Direct.Gov for further information.

It is good practice to have a Social Networking Policy in place detailing the procedure to be followed by staff, volunteers, parents/carers when accessing Social Networking sites.

Child protection/safeguarding policy and issues should be reviewed and discussed on a regular basis e.g. team meetings, support meetings, self evaluation.

You must have a designated person to take lead responsibility for safeguarding children in every setting. Childminders must take the lead responsibility themselves. The designated person must attend a child protection training course that enables them to identify, understand and respond appropriately to signs of possible abuse and neglect.
Good practice suggests that you should have both a designated member and deputy in the setting and within the management team responsible for Child Protection and who has undertaken appropriate Safeguarding training.

All staff including volunteers and students must be trained to understand the safeguarding policy and procedures, and ensure all have up to date knowledge of safeguarding issues. Ensure you have procedures in place to keep staff informed, particularly if staff change.

For group based providers – induction of staff must include child protection/safeguarding training and this should take place before contact with the children occurs.

- All staff/people working directly with children should be made aware of:
  - *Working Together to Safeguard Children 2013*
  - This EYC guidance document
  - The organisation’s/childminder’s safeguarding children/child protection policy and practices

All staff and childcare providers, and any persons having unsupervised access to children, will undertake Child Protection training within 6 months of registration/employment. BSCB recommends full training to be completed on a 3 yearly basis and refresher training, for good practice should be undertaken annually. Information on availability of courses can be found on the Buckinghamshire Learning Trust website.

You need to keep up to date on procedures relating to child protection. You can seek support from Professional Association for Childcare and Early Years (PACEY) or the Early Years Commissioning Team at Buckinghamshire County Council (BCC) who can keep you informed of the BSCB procedures and any changes.

You must follow safer recruitment practices including obtaining full employment history, evidence of qualifications, references and undertaking interviews. *Safer Recruitment guidance from the Department for Education*

You must obtain enhanced criminal records checks and barred list checks for all (aged 16 or over) in regular contact or working directly with children, prior to starting work. Ofsted or the childminder agency is responsible for checking the suitability of childminders and persons living or working on a childminder’s premises. All group based child care providers and staff employed should repeat enhanced DBS checks at least every 3 years or ensure that staff members subscribe to the Update Service.

You must inform staff they are expected to disclose any convictions, cautions, court orders, reprimands and warnings that may affect their suitability to work with children (whether received before or during their employment at the setting).

It is good practice to ensure continued suitability (through performance management) of all staff and any volunteers to ensure they are and remain suitable to work with, or have access to, children. You must be aware of ‘transfer of risk’.
Notify Ofsted or the agency with which the childminder is registered of any significant event which is likely to affect the suitability of any person who is in regular contact with children on the premises.
Inform Ofsted or their childminder agency of any allegations of serious harm or abuse by any person living, working, or looking after children at the premises and the action taken in respect of the allegations. Notifications must be made as soon as possible but at the latest within 14 days.

*The Safeguarding Vulnerable Groups Act 2006* requires childcare organisations (within the meaning of the Act) to refer the names of individuals considered unsuitable to work with children, to the Disclosure and Barring Service (*DBS*).

- If an organisation works with children or vulnerable adults and a member of staff or volunteer is dismissed or removed because s/he has harmed a child or vulnerable adult (or there is a risk of harm), then the organisation concerned must inform the DBS;
- A person who is barred by the DBS from working with children or vulnerable adults will be breaking the law if s/he works or volunteers, or tries to work or volunteer with those groups;
- An organisation which knowingly employs someone who is barred to work with those groups will also be breaking the law.

It is good practice to make your parents aware of the safeguarding policy and practices. Ensure there are channels for reporting on children’s progress/concerns in place and that these are utilised. It is a legal requirement to inform parents of the setting’s complaints procedure and how to contact Ofsted (refer to the EYFS Statutory Framework and requirements for the Childcare Register).
The following definitions are from ‘Working Together to Safeguard Children’ March 2013.

What is abuse and neglect?
Abuse and neglect are forms of maltreatment of a child. Somebody may abuse or neglect a child by inflicting harm, or by failing to act to prevent harm. Children may be abused in a family or in an institutional or community setting, by those known to them or, more rarely, by a stranger for example, via the internet. They may be abused by an adult or adults, or another child or children.

Physical abuse - may involve hitting, shaking, throwing, poisoning, burning or scalding, drowning, suffocating, or otherwise causing physical harm to a child. Physical harm may also be caused when a parent or carer fabricates the symptoms of, or deliberately induces, illness in a child.

Emotional abuse - is the persistent emotional maltreatment of a child such as to cause severe and persistent adverse effects on the child’s emotional development. It may involve conveying to children that they are worthless or unloved, inadequate, or valued only insofar as they meet the needs of another person. It may include not giving the child opportunities to express their views, deliberately silencing them or ‘making fun’ of what they say or how they communicate. It may feature age or developmentally inappropriate expectations being imposed on children. These may include interactions that are beyond the child’s developmental capability, as well as overprotection and limitation of exploration and learning, or preventing the child participating in normal social interaction. It may involve seeing or hearing the ill-treatment of another. It may involve serious bullying (including cyber-bullying, refer http://www.ceop.gov.uk), causing children frequently to feel frightened or in danger, or the exploitation or corruption of children. Some level of emotional abuse is involved in all types of maltreatment of a child, though it may occur alone.

Sexual abuse - involves forcing or enticing a child or young person to take part in sexual activities, not necessarily involving a high level of violence, whether or not the child is aware of what is happening. The activities may involve physical contact, including assault by penetration (for example, rape or oral sex) or non-penetrative acts such as masturbation, kissing, rubbing and touching outside of clothing. They may also include non-contact activities, such as involving children in looking at, or in the production of, sexual images, watching sexual activities, encouraging children to behave in sexually inappropriate ways, or grooming a child in preparation for abuse (including via the internet, refer to http://www.ceop.gov.uk). Sexual abuse is not solely perpetrated by adult males. Women can also commit acts of sexual abuse, as can other children.

Neglect - is the persistent failure to meet a child’s basic physical and/or psychological needs, likely to result in the serious impairment of the child’s health or development. Neglect may occur during pregnancy as a result of maternal substance abuse. Once a child is born, neglect may involve a parent or carer failing to:
• provide adequate food, clothing and shelter (including exclusion from home or abandonment);
• protect a child from physical and emotional harm or danger;
• ensure adequate supervision (including the use of inadequate care-givers); or
• ensure access to appropriate medical care or treatment

It may also include neglect of, or unresponsiveness to, a child’s basic emotional needs.
**Safeguarding Principles & Procedures**

**Dealing with concerns about a child**

All agencies and individuals should aim to proactively safeguard and promote the welfare of children so that the need for action to protect children from harm is reduced.

Early intervention in child protection is essential to preventing harm, serious injury or death from abuse. It demands early recognition and all those working with children need to be aware of the signs that might indicate abuse. The features of a child’s appearance, demeanour and behaviour, which suggest that s/he is being abused, are rarely straightforward. Nevertheless everyone working with children must have some understanding of these features and know how to act when suspicions are roused.

Coping with concerns about the possible abuse of a child is very stressful for all involved, however your first responsibility is to the child. This means that a childminder or every member of staff, volunteer or student needs to know about signs of abuse and what to do if concerns arise about possible abuse or neglect. Because a home based childcarer or staff member works closely with the children, they know them and therefore are in a position to notice changes. It is important that staff share with their manager/leader:

- any significant changes in children’s behaviour;
- any unexplained bruising or marks;
- any comments children make which give cause for concern;
- any deterioration in a child’s general wellbeing.

**If a child tells you (Disclosure)...**

Children may choose to tell a trusted adult what has happened to them. This needs to be dealt with carefully, balancing the need to pass the information on with the desire to retain the child’s trust. It is also important to avoid children having to repeat their story to many different people. This is not only traumatic for the child, but can also result in evidence being inadmissible as it could be alleged that the child has been led to make allegations which are not true. Care also needs to be taken not to make promises to a child; either about not passing on the information, or about the action that will result.

**Remember to:**

- *Listen to the child, rather than directly question him or her;*
- *Never stop a child who is freely recalling significant events;*
- *Make a note of the discussion, taking care to record timing, setting and personnel as well as what was said; and*
- *Record all subsequent events up to the time of the substantive interview.*

**What steps to take ...within 24 hours**

Where a person (parent, professional or other person) has reasonable cause to suspect that a child is suffering or is at risk of suffering significant harm, or otherwise believed to be
a child in need, s/he should record the concerns and must refer the matter to The First Response Team (see contact numbers at the end of the document).

All concerns must be recorded clearly, and with care stating facts not opinions. Such recording is vital information for the police when gathering evidence in relation to a criminal offence but also to a child protection investigation generally. The above information must be shared with managers in your organisation, particularly those who have responsibility for child protection (Designated Persons).

In most cases, the first point of call is a/the parents unless you feel this puts the child at further risk/immediate risk of harm.

If having talked to parents you are still concerned about the child, you will need to decide whether to make a referral to The First Response Team and take advice from them about informing parents of such action. In an emergency any one can make a direct referral to First Response or the police. Advice can also be obtained from support organisations such as the NSPCC, PACEY and Early Years and Childcare.

Advice from BCC, EYC – the officer will request the child’s name and DOB.

In some cases the concern may not meet the threshold for First Response. However it is apparent the family needs some extra/targetted help. The Family Resilience Service may be able to help.

**Family Resilience Service (FRS)**

- Is part of the Early Help offered to families in Bucks
- Works together with families to make positive changes to their lives to prevent or reduce the need for services like children’s social care
- Works in partnership with other services so that the focus is on the whole family
- Aims to work with families before their problems become too difficult to manage
- Is based on the family wanting to work with the service

*Referrals should be made by a professional already working with the family such as a Health Visitor, school or youth worker. They cannot be made by family members personally.*

**Information Sharing**

Information sharing must be considered where children for whom you have concerns move to another provider.

If you are asked, or wish, to share information about a child you need to have a good reason or a clear and legitimate purpose to do so. You will need to make a professional judgement as to what information needs to be shared and with whom in order to safeguard the child. For further information please see the link below.

http://www.buckinghamshirepartnership.gov.uk/media/1024923/cop.pdf
Managing Allegations

It is a statutory duty that Social Care and Ofsted are informed of any allegations against you or anyone in your organisation or if you have any concerns that a child is at risk of harm regardless of where the alleged incident is committed. In addition you have a duty to refer any other person where the allegation relates to harm or abuse occurring on the childcare premises.

Allegations against any individual working in childcare (Childminders, Childminder Assistants, Nannies, Staff, Management and Volunteers)

Following national requirements, Local Authorities (LA) are required to have a Local Authority Designated Officer (LADO) to deal with allegations against staff. The Buckinghamshire Safeguarding Children Board (BSCB) has compiled guidance for dealing with allegations of abuse against staff and volunteers that you should follow.

The role of the Local Authority Designated Officer (LADO)

Buckinghamshire’s Local Authority has a LADO in place with specific responsibility for:

- Taking referrals regarding allegations against staff/adults working with children
- Being involved in the management and oversight of individual cases
- Providing advice and guidance to employers and voluntary organisations
- Liaising with the Police and other agencies
- Monitoring the progress of cases to ensure that they are dealt with as quickly as possible, consistently with a thorough and fair process

It is important that an individual avoids putting them self in situations that may lead to allegations being made against them. However, if an allegation is made against an individual the LADO must be advised as soon as possible but at the latest within 24 hours.

Following advice from the LADO the designated person/employer will need to implement:

- What action should be taken with regard to the individual’s status;
- Who else should be informed: For example, First Response, Disclosure and Barring Service (DBS), Child Protection and Sexual Crime Unit (Police), Ofsted.
- How any investigation will be conducted and by whom (bearing in mind the importance of not interfering in any investigation by Child Protection Authorities or the Police);
- How confidentiality will be managed.

A Guide for staff and volunteers facing an allegation of abuse is available from the BSCB website
Registered providers must inform Ofsted of an allegation as soon as it is reasonably practicable, but at the latest within 14 days of the allegation being made. Failure to comply is committing an offence.

The Early Years Designated Manager can provide advice and support in the event of an allegation or query/concern.

Early Years Designated Senior Manager for allegations against the childcare workforce
Alison Terry  Tel: 01296 387147
Early Education Funding Project Leader E-Mail: aterry@buckscc.gov.uk

Deputy Early Years Designated Manager
Mark Green  Tel: 01296 383309
Early Education Funding Project Leader e-mail: mtgreen@buckscc.gov.uk

If a childcare provider has dismissed a member of staff or a member of staff has resigned and there are any concerns over their suitability to work with children, the childcare provider has a duty to notify Ofsted and make a referral to the Disclosure and Barring Service.

What is a Referral?
A referral is relevant information on a person, provided by an employer to the DBS, which notifies of concerns that harm or risk of harm has occurred to a child or vulnerable adult in the workplace or volunteer setting.

For more detailed information see the DBS Referral Guidance, the referral form and the Factsheet: The Employer's duty to refer on the DBS website.
Telephone Contact List.

Buckinghamshire County Council

First Response is a single point of contact for Buckinghamshire's Children's Social Care.

Telephone: 0845 4600 001 (local rate call 01296 383962)
Out of hours: 0800 999 7677
E-mail: cypfirstresponse@bucksc.gov.uk
secure-cypfirstresponse@buckscc.gcsx.gov.uk

All allegations against staff must be reported to Ofsted and to the Designated Officer detailed below:

Local Authority Designated Officer (LADO) Children & Young People
New County Offices
Walton Street, Aylesbury
Bucks, HP20 1YU
Tel: 01296 382070

The Early Years Designated Manager can provide advice and support in the event of an allegation or query/concern.

Early Years Designated Senior Manager for allegations against the childcare workforce
Alison Terry Tel: 01296 387147
Early Education Funding Project Leader E-Mail: aterry@bucksc.gov.uk

Deputy Early Years Designated Manager
Mark Green Tel: 01296 383309
Early Education Funding Project Leader e-mail: mtgreen@bucksc.gov.uk

Education Safeguarding Advisory Service: Tel: 01296 382912

Buckinghamshire Family Information Service (BFIS) 0845 688 4944

Buckinghamshire Safeguarding Children Board: www.bucks-lscb.org.uk
(includes guidance on managing allegations and safe recruitment practices).

Ofsted 0300 123 1231

Family Resilience Service Tel: 08454 600 300
E-Mail: familyresilience@bucksc.gov.uk

Disclosure and Barring Service (DBS) 01325 953 795

NSPCC 0808 800 5000 PACEY Helpline 0845 880 0044

Child Protection and Sexual Crime Unit (Police) 01628 816935

If you think someone is being hurt, please call Care line on free phone 0800 137915.
Useful Website List.

Bucks County Council
http://www.buckscou.gov.uk/sites/bcc/early_years/early_years.page

Buckinghamshire Learning Trust
http://www.learningtrust.net/

Buckinghamshire Safeguarding Children’s Board
http://www.bucks-lscb.org.uk/

Family Resilience Service
www.bucksfamilyinfo.org/kb5/buckinghamshire/fsd/organisation.page?record=gdtzPQ9sw0o&parentchannel=2

Child Accident Prevention Trust
www.capt.org.uk

Child Exploitation and Online Protection Centre
http://www.ceop.police.uk/

Department for Education
http://www.education.gov.uk/

Early Years Foundation Stage

Equality Act 2010

E-safety
http://www.thinkuknow.co.uk/

Ofsted
www.ofsted.gov.uk

Health Protection Agency
http://www.hpa.org.uk/

Disclosure and Barring Service
https://www.gov.uk/government/organisations/disclosure-and-barring-service/about

Professional Association for Childcare and Early Years
http://www.pacey.org.uk/

National Day Nurseries Association
http://www.ndna.org.uk/

NSPCC
Stop child abuse - support the children’s charity - the NSPCC

Pre-school Learning Alliance
http://www.pre-school.org.uk/

Record Retention
http://www.pre-school.org.uk/document/101

Referral form (Social Care/BSCB)
Protocol and Guidance | Buckinghamshire Safeguarding Children Board
Useful publications

‘Working Together to Safeguard Children 2013
DFE Publications: 0845 60 222 60
http://media.education.gov.uk/assets/files/pdf/w/working%20together.pdf

‘What to Do If You’re Worried That A Child Is Being Abused’
DFE Publications: 0845 60 222 60
What To Do If You’re Worried a Child Is being Abused – Summary

Safer Working Practice Guidance – BSCB Website
http://www.bucks-lscb.org.uk/safer-employment

NSPCC publications website:
www.nspcc.org.uk

Professional Boundaries: Your Role with Children and Young People – BSCB Website

http://www.ndna.org.uk/advice-information/publications/safeguarding-child-protection/index
APPENDIX 1 – PROCEDURE TO FOLLOW IF YOU HAVE CONCERNS ABOUT A CHILD

PRACTITIONER HAS CONCERNS ABOUT A CHILD’S WELFARE

DISCUSS WITH DESIGNATED SAFEGUARDING PERSON AND DOCUMENT CONCERNS

DISCUSS CONCERNS WITH PARENTS (UNLESS YOU FEEL THIS WOULD PUT THE CHILD AT GREATER RISK)

RECORD CONVERSATION WITH PARENTS/CARERS

STILL HAS CONCERNS

REFER TO FIRST RESPONSE TEAM

FIRST RESPONSE TEAM WILL DECIDE ON NEXT COURSE OF ACTION – FEEDBACK TO REFERRER

NO LONGER HAS CONCERNS

NO FURTHER ACTION REQUIRED – MAY NEED TO CONSIDER CONTACTING OTHER SERVICES E.G. FAMILY RESILIENCE SERVICE

FIRST RESPONSE TEAM WILL DECIDE ON NEXT COURSE OF ACTION – FEEDBACK TO REFERRER

NO LONGER HAS CONCERNS

NO FURTHER ACTION REQUIRED – MAY NEED TO CONSIDER CONTACTING OTHER SERVICES E.G. FAMILY RESILIENCE SERVICE
APPENDIX 2 – PROCEDURE TO FOLLOW IF AN ALLEGATION IS MADE AGAINST A STAFF MEMBER/CHILDMINDER’S ASSISTANT OR IF YOU HAVE CONCERNS ABOUT BEHAVIOUR

YOU HAVE CONCERNS/AN ALLEGATION HAS BEEN MADE AGAINST…………..

A STAFF MEMBER/ASSISTANT

REFER TO DESIGNATED PERSON AND DOCUMENT DISCUSSIONS

CONCERNS BEING DEALT WITH?

YES

NO

STAFF MEMBER NOTIFIED, REMAINS ADVISED OF SITUATION UNTIL CONCLUDED

DESIGNATED SAFEGUARDING OFFICER

CONTACT EARLY YEARS FOR ADVICE AND DOCUMENT CONVERSATION

CONTACT LADO (WITHIN 24 HRS)

FOLLOW ADVICE

MANAGER/OWNER/CHILDMINDER

CONTACT OFSTED (ASAP BUT WITHIN 14 DAYS)
41. **Security Policy**

Priory Day Nursery gives its full commitment to doing everything practical and reasonable in order to protect the security of all children and their families, employees and visitors to the building. We have spent a great deal of time making sure only authorized people are able to enter certain areas of the building.

The main front door into the nursery has a buzzer system in place. Whereby an allocated member of staff or where possible the manager on duty will be available to answer the door to all parents and visitors.

**Nursery:**
Upon entering the building they will be greeted on reception by the manager or an allocated member of staff.

The children are signed in to the register at the main reception desk with time of their arrival.

Parents take their children to the relevant part of the nursery.

Upon arrival in their relevant rooms children are signed into their room register.

Parents are seen off the premises both in the morning as they go off to work and in the afternoon / evening as they pick up their children.

**Outside of the building:**
The front entrance has a small driveway where only parents and visitors can park.

The garden area that the children have access to has a fenced area around it and a gate with padlocks on. This is so nobody unauthorized has access to the garden area and in the case of a fire we can have access to the outside of the building.

Date: 01.07.15                     Review Date: 01.07.16
42. **Self Esteem Policy**

The nursery recognizes that staff in the nursery can have a major part to play in the raising of self-esteem with the children that we come in contact with.

It is our continuing aim to:

- Make all children feel valued.
- Ensure that all the children feel included all the time.
- Encourage the children to share their experiences with each other and with staff.
- Display a range of positive images and objects, which reveal people in non-stereotypical roles.
- To help children appreciate and value others.

In order to implement this policy it is important that our staff have a high self-esteem and also believe completely in what the nursery is doing, in the way that it is providing nursery education for all the children.

**If any member of staff reveals through actions or attitude a lack of positive feeling for themselves or for their work then the manager or the deputy in charge will invite the member of staff to discuss the situation, and seek to resolve the situation through discussion.**

While the nursery is very aware that its members of staff will be encountering issues in daily life which may cause problems, we must insist that their role within nursery requires a positive attitude and approach on all occasions.

**Date: 01.07.15**

**Review date: 01.07.16**
43. **Settling Children into Nursery Policy**

It is of paramount importance to our nursery that all children should be treated with great care and consideration. A new child should feel comfortable, cared for and integrated into nursery life as quickly as possible.

**During the week prior to the child’s starting date:**

- We invite the child to visit, staying for about 1 hour.
- For the next visit we invite the child to stay for a little longer.
- We extend the next visit to incorporate lunch.
- Then the child will stay for a short day.
- Finally the child spends the whole day including tea.

**The parents/carers have the option of:**

- Staying with their child if they wish.
- Staying with their child for part of the time.
- Leaving their child for the whole time.

We can give guidance on this matter if asked by the parents/carer but it is our preference that parents/carers should do what, in their experience is best for their child. We fully appreciate that this can be a difficult time for both the adult and the child.

It is our policy that, so far as possible, nursery sessions will run in the normal way when a parent or carer is present. The parent or carer should be able to see the regular pattern and routines during the day, how the staff copes with anything unexpected and in particular the level of care provided by the nursery for all children.

When a child starts nursery we are happy to receive telephone calls from parents or carers at all times. We fully understand that parents and carers are concerned about their child’s welfare and are likely to feel upset at leaving him or her in anyone else’s care. We will aim to alleviate these fears but if a child is very upset it is our policy to tell the caller, thus giving them the option of calling again to see if there is still a problem.

If a child remains upset it is the policy of this nursery to call the parent or carer and discuss our concerns.

**Date: 01.07.15**

**Review date: 01.07.16**
44. **Signing in / out Policy**

All children entering the nursery are signed in, both in the reception area (by either staff on duty) and also within their room. The time of their arrival is noted.

When children are taken out for walks they are signed out by staff in the walks and outings book, the time they leave and the time they return is noted.

At the end of the child’s day they are signed out of the nursery; again in the room register and also in the reception area.

In all registers we have all children’s and staff emergency contact details.

All staff must sign in/out when they enter/leave the building.

**Date: 01.07.15**  
**Review date: 01.07.16**
45. **Smoking Policy**

The nursery recognizes that many people in our society smoke. However, the law states that people may not smoke in enclosed spaces.

**Smoke-free (Premises and Enforcement) Regulations and Smoke-free (Signs) Regulations** for England came into effect at 6am on Sunday 1st July 2007. From this date, smoking will no longer be permitted in any enclosed or substantially enclosed premises or vehicles that are open to the public including pubs, restaurants and all places of work (some exceptions apply including designated smoking rooms in hotels or residential nursing homes). Should these regulations be contravened, individuals can face on-the-spot fines of £50 which can rise to up to £1000 should the issue be brought to court. Employers/managers of the premises can also face a fine of £200 — this figure can rise to as much as £2500 if not paid within the correct timeframe.

Priory Day Nursery is a no smoking area.

**No one is permitted to smoke on the nursery premises and grounds including the car park.**

Staff **MUST NOT** smoke while wearing their uniform. If they are smoking before work, at lunch breaks or after work, they are requested to remove their uniform and change into it before commencing/re-commencing work. Staff are also requested to wash hands upon entering the building.

Date: 01.07.15

Review: 01.07.16
46. Social Networking Policy

What is a Social Networking site?
A Social Networking site is an on-line service that focuses on building and reflecting social relations. They are usually individual based whereby someone completes a ‘profile’ of themselves with various details which may include, but is not limited to, who they are and what their interests are in terms of work, political views, and personal ideals, beliefs, likes and dislikes.

Who this policy applies to:
This policy applies to all parties professionally linked with the nursery. This includes staff; students on placement; outside agencies who provide classes for the nursery, and all service suppliers. This also applies to staff who are no longer employed by the nursery.

Using social networking sites:
The use of social networking sites is permitted with restrictions; as listed below:

- No reference is made to the nursery or any other nurseries owned by the Priory Day Nursery.
- No reference is made to any other member of staff or other party connected in any way with this nursery or any other nurseries owned by the Priory Day Nursery.
- No reference is made to any child or their family, currently or previously attending the nursery or any other nurseries owned by Priory Day Nursery.
- Access to/viewing of information MUST be restricted to ‘friends’ must not be open for general access/viewing.
- There MUST NOT be any images/videos of themselves or other member of staff or other party connected in any way with this nursery or any other nurseries owned by Priory Day Nursery which may be perceived as inappropriate behaviour for a childcare professional.
- There MUST NOT be any images/videos of the children or their family, currently or previously attending the nursery or any other nurseries owned by Priory Day Nursery.
- Notice should be made of the law (e.g. libel; defamation of character; copyright; plagiarism and pornography) when adding anything to a social networking site.
- Social networking sites MUST NOT be accessed during the working day while working for this nursery or any other nurseries owned by Priory Day Nursery.
- Social networking sites MUST NOT be accessed from any computer owned by this nursery or any other nurseries owned by Priory Day Nursery. This includes computers loaned to staff for the purposes of their work or for studying for qualifications.
- Requests to become ‘friends’ from families of children currently or previously attending this nursery or any other nurseries owned by Priory Day Nursery MUST NOT be accepted. **If such people are already ‘friends’ they MUST be deleted immediately.**

Staff are reminded that non-compliance with the company’s Social Networking Policy may lead to a case of gross misconduct and termination of employment.

Staff and other parties who this policy applies to have a duty to report to the nursery manager or Managing Director if any of these restrictions are not being adhered to or if the social networking site is being mis-used.

The responsibility for adhering to these restrictions and any final decision on what is deemed to be appropriate usage or otherwise will be made by the Managing Director.

Guidance for parents:
We ask that parents refrain from posting ‘friend’s requests’ to current or previous members of staff or other party connected in any way with this nursery or any other nurseries owned by Priory Day Nursery.
We also request that any taken from events at this nursery or any other nurseries owned by Priory Day Nursery are not uploaded onto any social networking site.

Date: 01.07.15

Review date: 01.07.16
47. **Staff Numbers Policy**

It is the policy of this nursery to ensure that there is always sufficient staff to give the children the care and attention which they need and in particular that staff numbers do not fall below the recommended staff: child ratios set by OFSTED.

The number of permanent staff is always in excess of requirements. In particular the manager is always supernumerary and can be called on to take over a position in the event of staff absence.

Ratios are as follows:

- Under 2 years old 1:3
- 2 – 3 years old 1:4
- 3 + 1:8

- We also make sure the rooms are the correct size for the amount of children, they are as follows:
  - Under 2 years old - 3.5 square meters per child
  - 2 – 3 year olds - 2.5 square meters per child
  - 3 + - 2.3 square meters per child

**Date: 01.07.15**

**Review date: 01.07.16**
48. **Suntan Lotion Policy**

In the warmer weather all parents are required to bring in suntan lotion and sunhats for the children; labelled, so they can go outside in the garden and for walks locally.

We request all parents complete a suntan lotion form to give staff permission to apply suntan lotion to their child. If these are not completed and if suntan lotion is not provided we will not be able to take the child outside.

Due to allergies suntan lotion cannot be shared amongst the children unless we have written permission from all parents involved.

**Date: 01.07.15**  
**Review date: 01.07.16**
49. Supervision Policy

OVERVIEW

All staff have a right to regular, planned supervision. Supervision is a partnership between the supervisor, supervisee and the nursery. The delivery of and participation in supervision are priority tasks for managers and staff.

Supervision is a process in which one worker is given responsibility to work with another to meet certain organisational, professional and personal objectives, and is achieved primarily (but not exclusively) through meetings between supervisor and supervisee.

Supervision is an accountable process which supports, assures and develops the knowledge, skills and values of an individual, group or team. The purpose is to improve the quality of their work to achieve agreed objectives and outcomes.

ROLES

All managers and supervisors within the scope of this policy are required to provide supervision for their staff. Because the policy provides for access to supervision at every level in the company, managers and supervisors will also be supervisees.

POLICY AIMS

a. The overarching aim of this Supervision Policy is to support all staff enabling delivery of best quality services.

b. The provision of regular supervision creates the opportunity to recognise the contribution that staff make. The potential of each individual should be developed to a maximum. It is the responsibility of line managers to provide supervision and the right of staff to receive it.

c. Working Together to Safeguard Children (HM Government 2006) states effective supervision is important in promoting good standards of practice, and supervisors should be available to practitioners as an important source of advice and expertise.

d. Skills for Care and the Children’s Workforce Development Council (CWDC) states Supervision must enable and support workers to build effective professional relationships, develop good practice, and exercise both professional judgement and discretion in decision-making.

PRINCIPLES OF SUPERVISION

Communication
Supervision should provide opportunities for establishing and maintaining good two-way communication, sharing information about work, and consulting with and briefing staff on organisational developments:

Personal Support
Supervision should be seen as the primary source of support for employees, recognising the considerable demands inherent in jobs across Children’s Services:

Accountability
Supervision is a key means of ensuring accountability, through monitoring work and work performance; checking that work has been completed, and upon its quality, appropriateness and compliance with procedures and legislation.

Workload planning and management
Supervision is a procedure to support work planning and decisions about what needs doing, by when, to what standards, and conveying that, to the people doing the work:
Valuing Equalities and Diversity

- Ensuring reasonable adjustments are in place to enable supervisee to perform their role, e.g.
- Respect for individual beliefs.
- Ensuring supervisees are aware of support available to assist them at work.

OPEN DOOR POLICY

We operate an open door policy which means that between 08:00 & 18:00 each day the nursery is open any member of staff have the opportunity to raise any issues (e.g. in respect of children; of other staff) with the nursery manager or a director. Note that this is subject to ensuring that the care, safety and welfare of the children is not put at risk (e.g. ratios are maintained).

By operating an open door policy we hope that nothing will slip through the net.

STATUTORY FRAMEWORK FOR THE EARLY YEARS FOUNDATION STAGE (September 2014)

This framework, published by the Department for Education in March 2014, states:

“3.21 Providers must put appropriate arrangements in place for the supervision of staff who have contact with children and families. Effective supervision provides support, coaching and training for the practitioner and promotes the interests of children. Supervision should foster a culture of mutual support, teamwork and continuous improvement which encourages the confidential discussion of sensitive issues.

3.22 Supervision should provide opportunities for staff to:

- discuss any issues – particularly concerning children’s development or well-being;
- identify solutions to address issues as they arise; and
- receive coaching to improve their personal effectiveness.”

Date: 01.07.15          Review date: 01.07.16
50. Sustainability Policy

The Priory Day Nursery works hard to provide a sustainable environment by implementing environmentally friendly procedures and policies.

The Priory Day Nursery encourages walking to and from the nursery. As well as this we look at incentives for people who walk or cycle to the facility as well as those who car share and use different methods of public transport.

Within the facility both the staff and children recycle. We collect separately cans, paper and plastics.

Within the environment the children are encouraged to turn the taps off after washing hands as well as turning lights off when not in the rooms.

As a company we look at ways we can do our bit for the environment and conserve energy where possible.

Date: 01.07.15                     Review date: 01.07.16
51. **Use of Dummies in Nursery Policy**

At The Priory Day Nursery we recognise that a dummy can be a source of comfort for a child who is settling and/or upset, and that it may often form part of a child’s sleep routine.

As babies get older they need to learn to move their mouths in different ways, to smile, to blow bubbles, to make sounds, to chew food and eventually to talk. As babies move their mouths and experiment with babbling sounds they are learning to make the quick mouth movements needed for speech. The more practice they get the better their awareness of their mouths and the better their speech will be. The overuse of a dummy may restrict these movements from taking place and therefore affect a child’s language development.

The nursery aims to:

- Discuss the use of dummies with parents as part of babies’ individual care plans
- Only allow dummies for comfort if a child is really upset (for example, if they are new to the setting or going through a transition) and/or as part of their sleep routine
- Store dummies in individual hygienic dummy boxes labelled with the child’s name to prevent cross-contamination with other children
- If a dummy or bottle falls on the floor or is picked up by another child, this is cleaned immediately and sterilised where necessary.

When discouraging the dummy staff will:

- Have a designated place for the dummy to be stored, which the child will be aware of
- Comfort the child and if age/stage appropriate explain in a sensitive and appropriate manner why they do not need their dummy
- Distract children’s attention with other activities and ensure they are settled before leaving them to play
- Offer other methods of comfort such as a toy, teddy or blanket
- Explain to the child they can have their dummy when they go home or at sleep time.

We will also offer support and advice to parents to discourage dummy use during waking hours at home and suggest ways which the child can be weaned off their dummy through books and stories (when appropriate).

**Date: 01.07.15**

**Review date: 01.07.16**
52. **Whistle Blowing Policy**

**Introduction**

Employees are often the first to realise that there may be something seriously wrong within the nursery. However, they may not express their concerns because they feel that speaking up would be disloyal to their colleagues or to the nursery. They may also fear harassment or victimisation. In these circumstances, it may be easier to ignore the concern rather than report what may just be a suspicion of malpractice.

This nursery is committed to the highest possible standards of openness, probity and accountability. In line with that commitment we encourage employees and others with serious concerns about any aspect of the nursery’s work to come forward and voice those concerns. It is recognised that certain cases will have to proceed on a confidential basis. This policy document makes it clear that employees can do something without fear of reprisals. This Whistle Blowing Policy is intended to encourage and enable employees to raise serious concerns within the nursery rather than overlooking a problem or blowing the whistle outside.

**Aims and scope of this policy**

This policy aims to:

- Provide avenues for you to raise concerns and receive feedback on any action taken.
- Allow you to take the matter further if you are dissatisfied with the nursery’s response.
- Reassure you that you will be protected from reprisals or victimisation for whistle blowing in good faith. Consideration will be given to redeployment if you request it and if such action is possible and reasonable.

There are existing procedures in place to enable you to lodge a grievance relating to your own employment. This Whistle Blowing Policy is intended to cover concerns that fall outside the scope of other procedures. That concern may be about something that:

- Is unlawful.
- Is against the nursery’s policies or procedures.
- Falls below established standards or practice.
- Amounts to improper conduct.

**Safeguards**

**Harassment or Victimisation**

The nursery recognises that the decision to report a concern can be a difficult one to make, not least because of the fear of reprisal from those responsible for the malpractice. The nursery will not tolerate harassment or victimisation and will take action to protect you when you raise a concern in good faith.

This does not mean that if you are already the subject of disciplinary or redundancy procedures that those procedures will be halted as a result of your whistle blowing.

**Confidentiality**

The nursery will do its best to protect your identity when you raise a concern and do not want your name to be disclosed. It must be appreciated that the investigation process may reveal the source of the information and a statement by you may be required as part of the evidence.
Anonymous Allegations
This policy encourages you to put your name to your allegation. Concerns expressed anonymously are much less powerful, but they will be considered at the discretion of the nursery.

In exercising the discretion, the factors to be taken into account would include:

- The seriousness of the issues raised.
- The credibility of the concern.
- The likelihood of confirming the allegation from attributable sources.

Untrue Allegations
If you make an allegation in good faith, but it is not confirmed by the investigation, no action will be taken against you. If, however, you make allegations that are malicious, or simply to cause anger, irritation or distress, then disciplinary action may be taken against you.

How to raise concern
As a first step, you should normally raise the concerns with your immediate supervisor or Manager. This depends, however, on the seriousness and sensitivity of the issues involved and who is thought to be involved in the malpractice. For example, if you believe that management is involved, you should approach the owner of the nursery. If the concern is about the owner of the nursery you should contact Social Care and Ofsted.

Concerns are better raised in writing. You are invited to set out the background and history of the concern, giving names, dates and places where possible, and the reason why you are particularly concerned about the situation. If you do not feel able to put your concern in writing, you can telephone or meet the appropriate person.

The earlier you express the concern, the easier it is to take action.

Although you are not expected to prove the truth of an allegation, you will need to demonstrate to the person contacted that there are sufficient grounds for your concern.

Advice and guidance on how matters of concern may be pursued can be obtained from the owner of the nursery.

Date: 01.07.15  
Review date: 01.07.15
53. Work Experience Policy

At The Priory Day Nursery we are committed to sharing good practice with those wishing to pursue a career in childcare. We welcome students and pupils to join our staff team and gain work experience within our nursery.

We will only offer placements to students who are associated with a recognised child-related course, or on occasions, pupils from local authority schools on work experience. We offer placements only after discussions with the appropriate tutors and the establishment of close links with the college or school.

We expect all students to visit the nursery for an interview, followed by their student induction and nursery tour. At this time students will have the opportunity to read and discuss health and safety policies.

Prior to accepting any student the nursery insists:

- The college or school certifies that the student wishes to attend the nursery and has a particular interest in childcare.
- The student is a fit and healthy person.
- The college or school agrees the period (e.g. two terms) and the days/hours that the student attends and that the student is also aware of these times.
- The school certifies that the student has not been suspended from school or college.

Our policy for those on placements is as follows:

- All students will have an enhanced Disclosure and Baring Service (DBS) check before their placement begins. The DBS check will be completed and paid for by the college or school.
- All students are assigned to a senior member of staff who will supervise their work and explain the health, safety and fire requirements of the nursery.
- Students will be supervised at all times by the member of staff assigned to them and will never be left alone with the children.
- Students will never be allowed to change nappies.
- Students will be supported to understand nursery policies and procedures.
- We require students to keep to our confidentiality policy.
- It is expected that during the student's placement their tutor will visit the nursery or have verbal communication with the nursery manager to receive feedback about the student’s progress.
- Students will be offered support and guidance throughout their placement and given constructive honest feedback in respect of their performance. Staff will respect individual students’ needs and abilities.
- An accurate evaluation of ability and performance for both students and training providers will be provided and the nursery will support students who are experiencing difficulties with action plans if needed.
- To maintain parent partnerships, parents will be informed when students are present in the nursery e.g. via the parent newsletter. Wherever possible a recent photograph of the student will be added to the staff pictures board.
- All students on placement must adhere to the same codes of conduct as permanent staff, including time-keeping and dress codes.
- All students are encouraged to contribute fully to the nursery routine and to spend some time in each of the rooms (including observing the children) as required as long as it is within the context of their course.
- In the event of a fire drill or fire a student may carry one child (if the child is unable to walk; i.e. a baby) off the premises, down the fire escape and into the garden accompanied by the other staff. At all other times a student must never carry children down the stairs into the garden.
**Long Term Students**

“Individuals aged 17 and over who are on long term placements may be included in the ratio if the provider is satisfied they are competent and responsible.”

(EYFS, 2008 P.32)

If we deem a 17/18 year old to be responsible, even though they can be counted in the ratios as per EYFS, as a nursery we have opted not to do this.

Date: 01.07.15

Review date: 01.07.16
54. **Working Together and Showing Respect for Staff, Parents and Children Policy**

It is our aim to provide a friendly and respectful working environment for all our staff and children. To implement this all members of staff must undertake to:

- Work together at all times and help each other out as much as possible.
- Never talk derogatorily about a member of staff to anyone behind that person’s back.
- Sort out problems promptly so that they are not allowed to fester.
- Treat other staff in the manner in which they themselves would like to be treated.
- Show all children equal care and attention.
- Ensure that all children in their care receive cuddles and attention to make them feel safe and secure.

Ensure that they do not discuss a child’s appearance, development, behaviour or the feelings of the staff in a negative manner in front of that child or other children.

**Date: 01.07.15**

**Review date: 01.07.16**
55. **Visitors Policy**

Visitors to the setting must all sign into the visitors book in the reception area and be given a badge with their name and reason for visit on. This is both to ensure children and staff safety and also in case of a fire.

All visitors need to report to the manager / assistant manager in the office.

The person in charge each day will have their photo on the duty manager’s board.

**Date:** 01.07.15

**Review date:** 01.07.16