Child Protection Policy

Our Service is committed to the safety, wellbeing and support of all children and young people. Management, Educators, staff and volunteers will treat all children with the utmost respect and understanding.

Our Service believes that:
- Children are capable of the same range of emotions as adults.
- Children’s emotions are real and need to be accepted by adults.
- A reaction given to a child from an adult in a child’s early stages of emotional development can be positive or detrimental depending on the adult’s behaviour.
- Children, who preserve, enhance and better understand their body’s response to an emotion is more able to predict the outcome from a situation and evade them or ask for help.

National Quality Standard (NQS)

<table>
<thead>
<tr>
<th>Quality Area 2: Children’s Health and Safety</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.2  Safety</td>
</tr>
<tr>
<td>2.2.1 Supervision</td>
</tr>
<tr>
<td>2.2.2 Incident and emergency management</td>
</tr>
<tr>
<td>2.2.3 Child Protection</td>
</tr>
</tbody>
</table>

Education and Care Services National Regulations

<table>
<thead>
<tr>
<th>Children (Education and Care Services) National Law</th>
</tr>
</thead>
<tbody>
<tr>
<td>84 Awareness of child protection law</td>
</tr>
<tr>
<td>273 Course in child protection</td>
</tr>
</tbody>
</table>

PURPOSE

All Educators, staff, students and volunteers are committed to identifying possible risk and significant risk of harm to children and young people at the Service. We comprehend our duty of care responsibilities to protect children from all types of abuse, and adhere to our legislative obligations at all time.

We aim to implement effective strategies to assist in ensuring the safety and wellbeing of all children. Our Service will perform proficiently and act in the best interest of the child, assisting them to develop to their full potential in a secure and caring environment.
SCOPE
This policy applies to children, families, Educators, staff, students, volunteers and visitors of the Service.

RELATED POLICIES
Health and Safety Policy  Incident, Illness, Accident & Trauma Policy
Supervision Policy   Code of Conduct Policy
Respect for Children Policy  Privacy and Confidentiality Policy
Record Keeping & Retention Policy

WHAT IS ABUSE?
There are four types of child abuse:
1. Physical Abuse
2. Sexual Abuse
3. Emotional Abuse
4. Neglect

Child abuse is any action towards a child or young person that harms or puts at risk their physical, psychological or emotional health or development. Child abuse can be a single incident, or can be a number of different incidents that take place over time.

DEFINITIONS
Maltreatment refers to non-accidental behaviour towards another person, which is outside the norms of conduct and entails a substantial risk of causing physical or emotional harm. Behaviours may be intentional or unintentional and include acts of omission and commission. Specifically abuse refers to acts of commission and neglect acts of omission. Note that in practice the terms child abuse and child neglect are used more frequently than the term child maltreatment.

Risk of Significant Harm (ROSH) refers to circumstances causing concern for the safety, welfare and wellbeing a child or young person present to a significant extent. This means it is sufficiently serious to warrant a response by a statutory authority irrespective of the family's consent. What is significant is not minor or trivial, and may reasonably be expected to produce a substantial and demonstrably adverse impact on the child's or young person's safety, welfare, or wellbeing.

In the case of an unborn child, what is significant is not minor or trivial and may reasonably be expected to produce a substantial and demonstrably adverse impact on the child.

Reasonable grounds refers to the need to have an objective basis for suspecting that a child may be at risk of abuse and neglect based on:
- First hand observation of the child or family.
- What the child, parent or other person has disclosed.
- What can reasonably be indirect based on observation, professional training and/ or experience.
Mandatory Reporting is the legislative requirement for selected classes of people to report suspected child abuse and neglect to government authorities.

In NSW, mandatory reporting is regulated by the Children and Young Persons (Care and Protection) Act 1998 (The Care Act). Please see below for other state and territory specifications.

MANDATORY REPORTERS

Mandatory reporters are people who deliver the following services, wholly or partly, to children as part of their paid or professional work:

- Health care (e.g. registered medical practitioners, specialists, general practice nurses, midwives, occupational therapists, speech therapists, psychologists, dentists and other allied health professionals working in sole practice or in public or private health practices).
- Welfare (e.g. psychologists, social workers, caseworkers and youth workers).
- Education (e.g. teachers, counsellors, principals).
- Children’s services (e.g. child care workers, family day carers and home-based carers).
- Residential services (e.g. refuge workers).
- Law enforcement (e.g. police).

According to the Children and Young Persons (Care and Protection) Act 1998, mandated reporters (including people employed in children’s services and unpaid managers of these services) must make reports if they suspect on reasonable grounds a child is at risk of significant harm because:

- The child’s basic physical or psychological needs are not being met or are at risk of not being met.
- The parents or other caregivers have not arranged and are unable or unwilling to arrange for the child to receive necessary medical care.
- The parents or other caregivers have not arranged and are unable or unwilling to arrange for a school age child to receive an education.
- The child has been, or is at risk of being physically or sexually abused or ill-treated.
- The child is living in a household where there have been incidents of domestic violence and they are at risk of serious physical or psychological harm.
- The parent’s or other caregiver’s behaviour means the child has suffered or is at risk of suffering serious psychological harm.

CHILD STORY REPORTER

Mandatory reporters in NSW should use the Mandatory Reporter Guide (MRG) if they have concerns that a child or young person is at risk of being neglected or physically, sexually or emotionally abused. The MRG assists in providing mandatory reporters with the most appropriate reporting decision. It is not designed to determine whether the matter constitutes risk of significant harm (ROSH). This is done at the Child Protection Helpline through the Screening and Response Priority (SCRPT) tool.
The MRG supports mandatory reporters to:

- Determine whether a report to the Child Protection Helpline is needed for concerns about possible abuse or neglect of a child (including unborn) or young person.
- Identify alternative ways to support vulnerable children, young people and their families where a mandatory reporter’s response is better served outside the statutory child protection system.

It is recommended that mandatory reporters complete the MRG on each occasion they have risk concerns, regardless of their level of experience or expertise. Each circumstance is different and every child and young person is unique.

Helpline caseworkers will make determinations on reports received from mandatory reporters using SCRPT in conjunction with additional information which may not be available to mandatory reporters.

For more information on Child Story Reporter, refer to: https://reporter.childstory.nsw.gov.au/s/

**INDICATORS OF ABUSE**

There are common physical and behavioural signs that may indicate abuse or neglect. The presence of one of these signs does not necessarily mean abuse or neglect. Behavioural or physical signs which assist in recognising harm to children are known as indicators.

The following is a guide only. One indicator on its own may not imply abuse or neglect. However a single indicator can be as important as the presence of several indicators. Each indicator needs to be deliberated in the perspective of other indicators and the child’s circumstances. A child’s behaviour is likely to be affected if he/she is under stress. There can be many causes of stress and it is important to find out specifically what is causing the stress. Abuse and neglect can be single incidents or ongoing, and may be intentional or unintentional.

**General indicators of abuse and neglect may include:**

- Marked delay between injury and seeking medical assistance.
- History of injury.
- The child gives some indication that the injury did not occur as stated.
- The child tells you someone has hurt him/her.
- The child tells you about someone he/she knows who has been hurt.
- Someone (relative, friend, acquaintance or sibling) tells you that the child may have been abused.

**NEGLECT**

Child neglect is the continuous failure by a parent or caregiver to provide a child with the basic things needed for their growth and development, such as food, clothing, shelter, medical and dental care and adequate supervision.
Some examples are:
- Inability to respond emotionally to the child.
- Child abandonment.
- Depriving or withholding physical contact.
- Failure to provide psychological nurturing.
- Treating one child differently to the others.

**Indicators of Neglect in children:**
- Poor standard of hygiene leading to social isolation.
- Scavenging or stealing food.
- Extreme longing for adult affection.
- Lacking a sense of genuine interaction with others.
- Acute separation anxiety.
- Self-comforting behaviours, e.g. rocking, sucking.
- Delay in development milestones.
- Untreated physical problems.

**PHYSICAL ABUSE**
Physical abuse is when a child has suffered, or is at risk of suffering, non-accidental trauma or injury, caused by a parent, caregiver or other person. Educators will be particularly aware of looking for possible physical abuse if parents or caregivers:

- Make direct admissions from parents about fear of hurting their children.
- Have a family history of violence.
- Have a history of their own maltreatment as a child.
- Make repeated visits for medical assistance.

**Indicators of Physical Abuse:**
- Facial, head and neck bruising.
- Lacerations and welts.
- Explanations are not consistent with injury.
- Bruising or marks that may show the shape of an object.
- Bite marks or scratches.
- Multiple injuries or bruises.
- Ingestion of poisonous substances, alcohol or drugs.
- Sprains, twists, dislocations.
- Bone fractures.
- Burns and scalds.
EMOTIONAL ABUSE
Emotional abuse occurs when an adult harms a child’s development by repetitively treating and speaking to a child in ways that damage the child’s ability to feel and express their feelings. This may include:

- Constant criticism, condescending, teasing of a child or ignoring or withholding admiration and affection.
- Excessive or unreasonable demands.
- Persistent hostility, severe verbal abuse, and rejection.
- Belief that a specific child is bad or ‘evil’.
- Using inappropriate physical or social isolation as punishment.
- Exposure to domestic violence.

Indicators of emotional abuse:
- Feeling of worthlessness about them.
- Inability to value others.
- Lack of trust in people and expectations.
- Extreme attention seeking behaviours.
- Other behavioural disorders (disruptiveness, aggressiveness, bullying).

SEXUAL ABUSE
Sexual abuse is when someone involves a child in a sexual activity by using their authority over them or taking advantage of their trust. Children are often bribed or threatened physically and psychologically to make them partake in the activity. Educators will be predominantly conscious of looking for potential sexual abuse if parents or caregivers are suspected of or charged with child sexual abuse or display inappropriate jealousy regarding age appropriate development of independence from the family. Sexual abuse may include:

- Exposing the child to sexual behaviours of others.
- Coercing the child to engage in sexual behaviour with other children.
- Verbal threats of sexual abuse.
- Exposing the child to pornography.

Indicators of Sexual Abuse:
- They describe sexual acts.
- Direct or indirect disclosures.
- Age inappropriate behaviour and/or persistent sexual behaviour.
- Self-destructive behaviour.
- Regression in development achievements.
- Child being in contact with a suspected or known perpetrator of sexual assault.
- Bleeding from the vagina or anus.
- Injuries such as tears to the genitalia.
PSYCHOLOGICAL ABUSE
Psychological harm occurs where the behaviour of the parent or caregiver damages the confidence and self-esteem of the child, resulting in serious emotional deficiency or trauma. In general it is the frequency and duration of this behaviour that causes harm. Some examples are:

- Excessive criticism.
- Withholding affection.
- Exposure to domestic violence.
- Intimidation or threatening behaviour.

Indicators of psychological abuse:
- Constant feelings of worthlessness.
- Unable to value others.
- Lack of trust in people.
- Lack of people skills necessary for daily functioning.
- Extreme attention seeking behaviour.
- Extremely eager to please or obey adults.
- Takes extreme risks, is markedly disruptive, bullying or aggressive.
- Suicide threats.
- Running away from home.

DOMESTIC VIOLENCE
Domestic violence, or intimate partner violence, is a violation of human rights. It involves violent, abusive or intimidating behaviour carried out by an adult against a partner or former partner to control and dominate that person.

Domestic violence causes fear, physical and/or psychological harm. It is most often violent, abusive or intimidating behaviour by a man against a woman. Living with domestic violence has a profound effect upon children and young people and may constitute a form of child abuse. (The NSW Domestic and Family Violence Action Plan, June 2010)

Indicators of Domestic Violence:
- Show aggressive behaviour.
- Develop phobias & insomnia.
- Experience anxiety.
- Show systems of depression.
- Have diminished self-esteem.
- Demonstrate poor academic performance and problem solving skills.
- Have reduced social competence skills including low levels of empathy.
- Show emotional distress.
- Have physical complaints.
LEGISLATIVE CHANGES
In October 2016, the NSW Government introduced reforms to strengthen the regulatory powers of the Office of the Children’s Guardian. New amendments also tightened provisions for appealing against decisions to bar unsuitable Working with Children Check applicants from working with children. Also, under the Working with Children Check, it is now an offence to make a false or misleading statement, punishable by a maximum penalty of $550.

These changes are included in the Child Protection (Working with Children) and Other Child Protection Legislation Amendment Act 2016, making amendments to the following Acts:
- Child Protection (Working with Children) Act 2012
- Children and Young Persons (Care and Protection) Act 1998
- Teaching Service Act 1980
- Education (School Administrative and Support Staff) Act 1987

Amendments to the Teaching and Education Staff Acts provide for suspension from duty (instead of dismissal) for a person who’s ‘Working with Children Check’ is cancelled because of a pending charge for a serious offence under the Working with Children legislation.

In children’s employment, the amendments give the Office of the Children’s Guardian new powers to enter and inspect premises where they reasonably suspect a person is illegally employing a child, as well as the ability to serve on-the-spot penalty notices for breaches of children’s employment legislation.

IMPLEMENTATION
Our Service strongly opposes any type of abuse against a child and endorses high quality practices in relation to protecting children. To ensure best practice, all Educators will attend approved Child Protection training certified by a registered training organisation. Educators will continue to keep up to date, by completing Child Protection Awareness Training annually, ensuring they keep up to date with their current responsibilities as Mandatory Reporters.

NOTE: The reporter is not required to prove that abuse has occurred.

Management / Nominated Supervisor will ensure:
- The Nominated Supervisor of the Service and any Certified Supervisor in day-to-day charge of the Service have successfully completed a course in child protection approved by the Regulatory Authority.
- All employees and volunteers are:
  - Clear about their roles and responsibilities regarding child protection.
  - Aware of their requirements to immediately report cases where they believe a child is at risk of significant harm to the Child Protection Helpline.
  - Aware of the indicators showing a child may be at risk of harm or significant risk of harm.
- To provide training and development for all Educators, staff and volunteers in child protection.
• To provide Educators with a reporting procedure and professional standards to safeguard children and protect the integrity of Educators, staff and volunteers.

• To validate a Working with Children Check for all Educators, staff and volunteers unless the person meets the criteria for exemption from a WWCC. See exemption factsheet at http://www.kidsguardian.nsw.gov.au/child-safe-organisations/working-with-children-check/apply

• To provide access to relevant acts, regulations, standards and other resources to help Educators, staff and volunteers meet their obligations.

• Records of abuse or suspected abuse are kept in line with our Privacy and Confidentiality Policy.

• To notify the NSW Ombudsman within 30 days of becoming aware of any allegations and convictions for abuse or neglect of a child made against an employee or volunteer and ensure they are investigated and appropriate action taken.

• To notify the Commission for Children and Young People of details of employees against whom relevant disciplinary proceedings have been completed or people whose employment has been rejected because of a risk identified in employment screening processes.

• To notify the regulatory authority (within 7 days) of any incident where you reasonably believe that physical and/or sexual abuse of a child has occurred or is occurring while the child is being educated and cared for by the Service.

• To notify the regulatory authority (within 7 days) of any allegation that sexual or physical abuse of a child has occurred or is occurring while the child is being educated and cared for by the Service.

Accusations against Educators
Accusations of abuse or suspected abuse against Educators, staff members, volunteers, the Nominated Supervisor or Approved Provider are treated in the same way as allegations against other people. Reports will be made to the Child Protection Helpline where a child is at risk of significant abuse by a person at the Service. If the Supervisor is involved in the abuse then the Approved Provider or most senior Educator will assist in notifying the Child Protection Helpline.

Educators and staff will:
• Be able to recognise indicators of abuse
• Respect what a child discloses, taking it seriously and follow up their concerns.
• Allow children to be part of decision-making processes where appropriate.
• Comprehend they are mandatory reporters under the legislation and report any situation where they believe on reasonable grounds a child is at risk of significant harm to the Child Protection Helpline on 132 111 (available 24 hours/7 days a week).
• Be able to use the Mandatory Reporter Guide (MRG) which is available at https://reporter.childstory.nsw.gov.au/s/mrg
• Be able to contact Child Wellbeing Units (CWUs) which also help mandatory reporters identify the level of risk to a child and whether to report the risk to the Child Protection Helpline.
• Contact the police on 000 if there is an immediate danger to a child and intervene instantly if it is safe to do so.

• Associate families with referral agencies where concerns of harm do not meet the threshold of significant harm. These services may be located through CWU (Child Wellbeing Units) or/and FRS (Family Referral Services) at http://www.keepthemsafe.nsw.gov.au. Family consent will be sought before making referrals.

• Promote the welfare, safety and wellbeing of children at the Service.

• Prepare precise records recording exactly what happened, conversations that took place and what you observed to contribute to the investigations of abuse or suspected abuse by the Child Protection Helpline or dealings with referral agencies.

• Understand that allegations of abuse or suspected abuse against them are treated in the same way as allegations of abuse against other people.

DOCUMENTING A SUSPICION OF HARM
If Educators and staff have concerns about the safety of a child they will:

• Record their concerns in a non-judgmental and accurate manner as soon as possible.

• Record their own observations as well as precise details of any discussion with a parent (who may for example explain a noticeable mark on a child).

• Not endeavor to conduct their own investigation.

• Document as soon as possible so the details are accurately apprehended including:
  - Time, date and place of the suspicion.
  - Full details of the suspected abuse.
  - Date of report and signature.

DOCUMENTING A DISCLOSURE
A disclosure of harm emerges when someone, including a child, tells you about harm that has happened or is likely to happen. When a child discloses that he or she has been abused, it is an opportunity for an adult to provide immediate support and comfort and to assist in protecting the child from the abuse. It is also a chance to help the child connect to professional services that can keep them safe, provide support and facilitate their recovery from trauma. Disclosure is about seeking support and your response can have a great impact on the child or young person’s ability to seek further help and recover from the trauma.

When receiving a disclosure of harm the Service will:

• Remain calm and find a private place to talk.

• Not promise to keep a secret.

• Tell the child/person they have done the right thing in revealing the information but that they’ll need to tell someone who can help keep the child safe.

• Only ask enough questions to confirm the need to report the matter because probing questions could cause distress, confusion and interfere with any later enquiries.

• Not attempt to conduct their own investigation or mediate an outcome between the parties involved.

Child Protection Policy – Trikki Kidz / Quality Area 2
• Document as soon as possible so the details are accurately captured including:
  - Time, date and place of the disclosure.
  - ‘Word for word’, what happened and what was said, including anything they said and any actions that have been taken.
  - Date of report and signature.

Notifications of abuse
The person making a notification of abuse or suspected abuse will make a record of the answers to the following:

• Give the child or young person your full attention.
• Maintain a calm appearance.
• Don't be afraid of saying the ‘wrong’ thing.
• Reassure the child or young person it is right to tell.
• Accept the child or young person will disclose only what is comfortable and recognise the bravery/strength of the child for talking about something that is difficult.
• Let the child or young person take his or her time.
• Let the child or young person use his or her own words.
• Don't make promises you can't keep.
• Tell the child or young person what you plan to do next.
• Do not confront the perpetrator.

Confidentiality
It is important that any notification remains confidential, as it is vitally important to remember that no confirmation of any allegation can be made until the matter is investigated. The individual who makes the complaint should not inform the person they have made the complaint about. This ensures the matter can be investigated without prior knowledge and contamination of evidence.

Protection for reporters
Reports made to Community Services are kept confidential. However, a law enforcement agency may access the identity of the reporter if this is needed in connection with the investigation of an alleged serious offence against a child. Under the Children and Young Persons (Care and Protection) Act 1998 if the report is made in good faith:

• The report will not breach standards of professional conduct.
• The report can’t lead to defamation proceedings.
• The report is not admissible in any proceedings as evidence against the person who made the report.
• A person cannot be compelled by a court to provide the report or disclose its contents.
• The identity of the person making the report is protected.

A report is also an exempt document under the Freedom of Information Act 1989.
**BREACH OF CHILD PROTECTION POLICY**
All Educators and staff working with children have a duty of care to support and protect children. A duty of care is breached if a person:

- Does something that a reasonable person in that person’s position would not do in a particular situation.
- Fails to do something that a reasonable person in that person’s position would do in the circumstances.
- Acts or fails to act in a way that causes harm to someone the person owes a duty of care.

**MANAGING A BREACH IN CHILD PROTECTION POLICY**
Management will investigate the breaches in a fair, unbiased and supportive manner by:

- Discussing the breach with all people concerned will be advised of the process.
- Giving the Educator the opportunity to provide their version of events.
- Documenting the details of the breach, including the versions of all parties and the outcome will be recorded.
- Ensuring the matters in relation to the breach are kept confidential.
- Approaching an appropriate outcome which will be decided based on evidence and discussion.

**OUTCOME OF A BREACH IN CHILD PROTECTION POLICY**
Depending on the nature of the breach outcomes may include:

- Emphasising the relevant element of the child protection policy and procedure.
- Providing closer supervision.
- Further education and training.
- Facilitating between those involved in the incident (where appropriate).
- Disciplinary procedures if required.
- Reviewing current policies and procedures and developing new policies and procedures if necessary.

**EDUCATING CHILDREN ABOUT PROTECTIVE BEHAVIOUR**
Our program will educate children:

- About acceptable and unacceptable behaviour, and what is appropriate and inappropriate contact at an age appropriate level and understanding.
- About their right to feel safe at all times.
- To say ‘no’, to anything that makes them feel unsafe or uncomfortable.
- About how to use their own knowledge and understanding to feel safe.
- To identify signs that they do not feel safe and need to be attentive and think clearly.
- That there is no secret or story that is too horrific, that they can’t share with someone they trust.
- That Educators are available for them if they have any concerns.
- To tell Educators of any suspicious activities or people.
- To recognise and express their feelings verbally and non-verbally.
- That they can choose to change the way they are feeling.
Other state and territory specifications (excluding NSW):

<table>
<thead>
<tr>
<th><strong>Queensland Specifications</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Mandatory Reporting requirements are outlined in the Child Protection Act 1999. Mandatory Reporters include:</td>
<td></td>
</tr>
<tr>
<td>- Teachers</td>
<td></td>
</tr>
<tr>
<td>- Doctors</td>
<td></td>
</tr>
<tr>
<td>- Registered Nurses</td>
<td></td>
</tr>
<tr>
<td>- Police Officers</td>
<td></td>
</tr>
<tr>
<td>- A person performing advocate function under the Public Guardian Act 2014</td>
<td></td>
</tr>
<tr>
<td>Teachers include approved teachers under the Education (Queensland College of Teachers) Act 2005, employed at a school. Changes will be made to the Child Protection Act to state ECEC professionals as mandatory reporters from 1 July 2017. Early childhood education and care (ECEC) professionals will be mandated by law to report child safety concerns to the Department of Communities, Child Safety and Disability Services, where there is a reasonable suspicion that the child has suffered, is suffering, or is at unacceptable risk of suffering, significant harm caused by physical or sexual abuse, and there is not a parent willing and able to protect the child from harm.</td>
<td></td>
</tr>
<tr>
<td>ECEC professionals include staff from family day care, kindergarten, limited-hours care, long day care and after-school hours care. Individuals who are volunteers or under 18 years of age are not mandatory reporters.</td>
<td></td>
</tr>
<tr>
<td>ECEC professionals are not approved bodies and cannot refer families to Family and Child Connect or an intensive family support service without their consent. If concerns about a family do not meet the legislative threshold for reporting to the department, ECEC professionals are encouraged to refer families to support services, with their consent.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Reporting Authority</strong></th>
<th><strong>Contact Details</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Communities Child Safety and Disability Services</td>
<td>To locate the nearest Child Safety Service Centre Ph. 1800 811 810</td>
</tr>
<tr>
<td>Ph. 07 3224 8045</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>ACT Specifications</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Mandatory Reporting requirements are outlined in the Children and Young People Act 2008 (ACT). Mandatory Reporters include:</td>
<td></td>
</tr>
<tr>
<td>- Doctors</td>
<td></td>
</tr>
<tr>
<td>- Dentists</td>
<td></td>
</tr>
<tr>
<td>- Nurses</td>
<td></td>
</tr>
<tr>
<td>- Enrolled Nurses</td>
<td></td>
</tr>
<tr>
<td>- Midwives</td>
<td></td>
</tr>
<tr>
<td>- Teachers at school (inclusive of teachers’ aides and assistants in paid employment)</td>
<td></td>
</tr>
<tr>
<td>- A person authorised to inspect education programs, materials or other records used for home education of a child or young person under the Education Act 2004</td>
<td></td>
</tr>
<tr>
<td>- Police Officers</td>
<td></td>
</tr>
</tbody>
</table>
- A person employed to counsel children or young people at school
- A person caring for a child at a child care centre (including assistances and aides in paid employment at the service)
- A person coordinating or monitoring home-based care for a family day care scheme proprietor
- A public servant who, in the course of employment as a public servant, works with or provides services personally to, children and young people or families
- Public advocates
- Official visitor
- A person who in the course of the person’s employment has contact with or provides services to children, young people and their families and is prescribed by regulation

Section 356 (1) of the Act states that a mandated person commits an offence if:
- the person believes on reasonable ground that a child or young person has experienced, or is experiencing –
  - sexual abuse; or
  - non-accidental physical injury; and
- the person’s reasons for the belief arise from information obtained by the person during the course of, or because of, the person’s work (whether paid or unpaid); and
- the person does not, as soon as practicable after forming the belief, report (a mandatory report) to the chief executive –
  - the child’s or young person’s name or description; and
  - the reasons for the person’s belief

Section 356 of the Act does not apply to a person if they believe on reasonable grounds that

1. Someone else has made a report about the same child or young person in relation to the same abuse or neglect;
   - The other person has reported the same reasons for their belief as the person has for their belief.

2. Section 356 does not apply to a person if the person believes on reasonable grounds that a.
   the child or young person (the injured person) has experienced, or is experiencing, non-accidental physical injury caused by another child or young person; and b. a person with parental responsibility for the injured person is willing and able to protect the injured person from further injury

Early Childhood Educators may form beliefs on reasonable grounds that someone has made a report if
- If someone tell you
- You read a file note
- You sight the reporting documentation
- A report was made about the same child or young person in relation to the same abuse or neglect with the same reasons given for their belief as you have for your belief

*Mandatory Reporters are not required to prove the abuse has occurred*
### Northern Territory Specifications
The Department of Health and Families is responsible for overseeing and upholding child protection in the Northern Territory. The acts that help govern and guide the process of child protection in the Northern Territory include:
- Child Protection (Offender Registration and Reporting) Act 2016
- Care and Protection of Children Act 2007

Mandatory Reporting requirements are outlined in the Care and Protection of Children Act 2007 which impose a legal responsibility on EVERY PERSON in the Northern Territory to report child abuse and neglect and cases where children have been or are likely to be a victim of sexual offence.

A person is guilty of an offence if the person believe on reasonable grounds any of the following:
- A child has suffered or is likely to suffer harm or exploitation
- A child aged less than 14 years has been or is likely to be a victim of a sexual offence
- A child has been or is likely to be a victim of an offence against section 128 of the criminal code and does not as soon as possible after forming this belief, report (orally or in writing) to relevant authorities.

### Reporting Authority

<table>
<thead>
<tr>
<th>Reporting Authority</th>
<th>Contact Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office for Children Youth and Family Support</td>
<td>Mandated Reporters</td>
</tr>
<tr>
<td>Ph. 13 22 81</td>
<td>Ph. 1300 556 728</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### South Australia Specifications
All education and child development staff are considered mandated notifiers under the Children’s Protection Act 1993.

There is a legal obligation for mandated notifiers to notify the Department for Child Protection of all suspected cases of child abuse and neglect within their professional context. Staff also have an ethical responsibility to report experiences outside of their professional context.

Education staff who are considered mandated notifiers include:
- Teachers
- Ancillary staff
- Medical Practitioner
- Pharmacists
- Police Officers
- Community Correction Officers
- Social Workers

### Reporting Authority

<table>
<thead>
<tr>
<th>Reporting Authority</th>
<th>Contact Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Territory Families</td>
<td>Child Protection Hotline</td>
</tr>
<tr>
<td>Ph. 8922 7111</td>
<td>Ph. 1800 700 250 (24hours)</td>
</tr>
</tbody>
</table>
- Minister of religion
- A person who is an employee of, or volunteer in an organisation formed for religious or spiritual purposes
- Volunteers working on sites
- Early childhood workers
- Family day care employees
- Managers responsible for the above staff

Mandated reporters must report abuse when they have a suspicion on reasonable grounds. Proof that the abuse actually occurred is not required. Notifiers may have suspicion on reasonable grounds if:

- the child tells you they have been abused
- observations of a particular child’s behaviour or knowledge of the child leads you to suspect that abuse is occurring
- a child tells you that he/she knows someone who has been abused
- Someone reliable such as relative, friend, neighbour or sibling tells you of the abuse to a child.

Failure to report suspicion of child abuse or neglect can result in being penalised as outlined in section 11 of the Children’s Protection Act 193.

<table>
<thead>
<tr>
<th>Reporting Authority</th>
<th>Contact Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department for Education and Child Development</td>
<td>Child Abuse Report Line (CARL):</td>
</tr>
<tr>
<td>Ph. 08 8124 4185</td>
<td>Ph. 13 14 78</td>
</tr>
<tr>
<td></td>
<td>After hours crisis</td>
</tr>
<tr>
<td></td>
<td>Ph. 13 16 11</td>
</tr>
</tbody>
</table>

**Tasmania Specifications**

Every adult who knows, or believes or suspects on reasonable grounds, that a child is suffering, has suffered or is likely to suffer abuse or neglect has a responsibility to take steps to prevent the occurrence or further occurrence of the abuse or neglect. One way that an adult can discharge this responsibility is to report their knowledge, belief or suspicion to Child Protection Services or a Gateway Service.

Prescribed persons (who are often called ‘mandatory reporters’) have a special duty to inform the Child Protection Services or a Gateway Service if they believe, suspect or know that a child has been or is being abused or neglected. Mandatory reporters may face penalties if they fail to inform Child Protection Services or a Gateway Service of their knowledge, belief or suspicions.

According to the Children, Young Persons and Their Families Act 1997 mandatory reporters include:

- registered medical practitioners
- registered and enrolled nurses
- a person who is registered as a dentist, dental therapist or dental hygienist
- registered psychologists
- police officers
- probation officers
- principals and teachers in any educational institution (including a kindergarten)
- a person who provides child care, or a child care service, for fee or reward
- a person concerned in the management of a licensed child care service
- any other person who is employed or engaged as an employee for, of or in, or who is a volunteer in—
  o a Government Agency that provides health, welfare, education, child care or residential services wholly or partly for children,
  o an organisation that receives any funding from the Crown for the provision of such services, and
- Any other person of a class determined by the Minister by notice in the Gazette to be prescribed persons.

Anyone working for Gateway Services, Integrated Family Support services or any non-government organisation providing support to families with children is a mandatory reporter.

Section 14 of the Act provides that if a mandatory reporter—
“in carrying out official duties or in the course of his or her work (whether paid or voluntary), believes, or suspects, on reasonable grounds, or knows—
(a) that a child has been or is being abused or neglected or is an affected child within the meaning of the Family Violence Act 2004 (which defines “an affected child” as “a child whose safety, psychological wellbeing or interests are affected or likely to be affected by family violence”), or
(b) that there is a reasonable likelihood of a child being killed or abused or neglected by a person with whom the child resides; or
(c) while a woman is pregnant, that there is a likelihood that after the birth of the child—
  i. the child will suffer abuse or neglect, or may be killed by a person with whom the child is likely to reside; or
  ii. the child will require medical treatment or other intervention as a result of the behaviour of the woman, or another person with whom the woman resides or is likely to reside, before the birth of the child

The prescribed person must inform the Secretary (Child Protection Services) or a Community Based Intake Service (Gateway Services) of that belief, suspicion or knowledge as soon as practicable after he or she forms the belief or suspicion or gains the knowledge.”

If a mandatory reporter fails to inform Child Protection Services or a Gateway Service of a reasonable belief, suspicion or knowledge of a child suffering abuse or is at risk of abuse, they may be charged with an offence under the Act. Educators may not be guilty of an offence where they honestly and reasonably believed that the Secretary or a Community-Based Intake Service had been informed of the reasonable grounds on which your suspicion or knowledge was based by another person.

<table>
<thead>
<tr>
<th>Reporting Authority</th>
<th>Contact Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health and Human Services</td>
<td>24 hour contact</td>
</tr>
<tr>
<td>Ph. 1300 135 513</td>
<td>Ph. 1300 737 639</td>
</tr>
</tbody>
</table>

Child Protection Policy – Triikki Kidz / Quality Area 2
Victoria Specifications

In Victoria, the Children Youth and Families Act 2005 section 182 (1) and 184 states that where the following mandated reporters form the belief on reasonable grounds that a child has suffered, or is likely to suffer, significant harm as a result of physical injury or sexual abuse and the child’s parents have not protected, or are unlikely to protect, the child from harm of that type must make a report to Child Protection Services as soon as practicable:

- Teachers
- Principals
- Doctors
- Nurses including midwives
- Police.

Under the Education and Training and Reform Act 2006, a person registered as a Teacher or an Early Childhood Teacher, and principals of government and non-government schools within the meaning of the Education and Training Reform Act 2006 are also mandatory reporters.

In addition, any person who believes on reasonable grounds that a child needs protection, can make a report the Victorian Child Protection Service. It is the Child Protection worker’s job to assess and, where necessary, further investigate if a child or young person is at risk of harm ensuring a child safe environment is maintained.

New Victorian Child Safe Standards were introduced on 1 January 2016 and come into effect on 1 January 2017. The initial focus will be on raising awareness and building capacity for organisations to create and maintain a child safe environment. The Child Safe Standards have been introduced to keep children safe from harm and abuse. The Standards are designed to drive cultural change in organisations, so that protecting children from abuse is embedded in the everyday thinking and practice of leaders, staff and volunteers.

This will assist organisations to:

- Promote the safety of children
- Prevent child abuse
- Ensure effective processes are in place to respond to and report allegations of child abuse.
- Create and maintain a child safe environment under the standards

Services working to embed or improve the culture of child safety in their organisation should ensure leaders, staff and volunteers know and understand the organisation’s commitment to child safety, and can raise and respond to allegations of abuse.

Services must have:

- a code of conduct which outlines clear expectations for how all staff and volunteers interact with children
- a policy or statement of commitment to child safety
- Processes for responding to and reporting allegations of child abuse.

All Services should review recruitment, screening and induction processes to ensure staff and volunteers are aware of relevant policies and are trained to minimise the risk of child abuse.
and accessible processes will assist Services to promote the participation and empowerment of all children, especially aboriginal children, children from culturally and or linguistically diverse backgrounds and children with a disability. All staff and volunteers need to have an awareness of children’s rights and adults’ responsibilities regarding child abuse.

To create and maintain a child safe environment, Services must implement 7 standards.
Standard 1: Strategies to embed a culture of child safety through effective leadership arrangements
Standard 2: A Child safe policy or statement of commitment to child safety highlighting the services’ zero tolerance of child abuse.
Standard 3: A code of conduct that establishes clear expectations for appropriate behaviour with children
Standard 4: Screening, supervision, training and other human resources practices that reduce the risk of child abuse by new and existing staff
Standard 5: Processes for responding to and reporting suspected child abuse
Standard 6: Strategies to identity and reduce or remove risks of child abuse
Standard 7: Strategies to promote the participation and empowerment of children

In applying each standard, Services must reflect and embed the following 3 key principles
- Cultural safety of Aboriginal children
- Cultural safety of children from culturally and linguistically diverse backgrounds
- Safety of children with disabilities.

<table>
<thead>
<tr>
<th>Reporting Authority</th>
<th>Contact Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Human Services</td>
<td>Child Protection Crisis Line (urgent concerns)</td>
</tr>
<tr>
<td></td>
<td>Ph. 13 12 78</td>
</tr>
<tr>
<td></td>
<td>Ph. 1800 212 936</td>
</tr>
<tr>
<td></td>
<td>National Child Abuse Helpline:</td>
</tr>
<tr>
<td></td>
<td>Ph. 1800 99 10 99 (9am-5pm AEST)</td>
</tr>
</tbody>
</table>

**Western Australia Specifications**

Mandatory reporting describes the legal obligation of certain professionals and community members to report incidences of child sexual abuse. Mandatory Reporter MUST report to Child Protection Services if they believe on reasonable grounds that a child is in need of protection. Penalties may apply to mandated reporters who fail to report suspected abuse.

It is a legal requirement in Western Australia for
- Doctors,
- Nurses,
- Midwives,
- Teachers,
- Police officers and
- Boarding supervisors to report all reasonable beliefs of child sexual abuse to the Department for Child Protection and Family Support.

On 1 January 2009, the legislation that governs mandatory reporting of child sexual abuse became part of the Children and Community Services Act 2004. The legislation requires mandatory reporters to report a belief of child sexual abuse, if they form this belief, based on reasonable grounds, in the course of their paid or unpaid work, to the Department for Child Protection and Family Support.

This legislation focuses on child sexual abuse. Other forms of abuse (physical, emotional and neglect) should continue to be reported, but there is no penalty if a report is not made.

<table>
<thead>
<tr>
<th>Reporting Authority</th>
<th>Contact Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department for Child Protection and Family Support</td>
<td>Mandatory Reporters: Ph. 1800 708 704</td>
</tr>
<tr>
<td>Ph. 08 9222 2555</td>
<td>Ph. 08 9325 1232</td>
</tr>
</tbody>
</table>

Sources

- Australian Children’s Education & Care Quality Authority (2014).
- Guide to the Education and Care Services National Law.
- Education and Care Services National Regulations 2015.
- ECA Code of Ethics.
- Children and Young Persons (Care and Protection) Act 1998.
- The Ombudsman's Act 1974.
- NSW Community Services: NSW Mandatory Reporting Guide.
- Early Years Learning Framework.
- National Quality Standard.
- Ombudsman NSW www.ombo.nsw.gov.au
- Supporting changing families’ future - Queensland Government.
- ACT Government.
- National Comparison of Child Protection Systems.

- Reporting abuse and neglect.
- Child Wise NT.
- Mandatory Reporting.
  https://mandatoryreporting.dcp.wa.gov.au/Pages/Aboutmandatoryreportinglegislation.aspx
- NSW Government – Office of the Children’s Guardian
- Child Story Reporter.
- Revised National Quality Standard.
- An Overview to the Victorian child safe standards, has information to help organisations understand the requirements of each of the child safe standards, including examples of measures organisations can put in place, a self-audit tool and a glossary of key terms: <http://providers.dhhs.vic.gov.au/child-safe-standards>.

Review

<table>
<thead>
<tr>
<th>Policy Reviewed</th>
<th>Modifications</th>
<th>Next Review Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 2016</td>
<td>New Format created and policy created.</td>
<td>April 2017</td>
</tr>
<tr>
<td>April 2017</td>
<td>Updated policy to include Queensland changes to mandatory reporting requirements.</td>
<td>August 2017</td>
</tr>
<tr>
<td>May 2017</td>
<td>Updated policy to include specifications for all states in Australia regarding mandatory reporting requirements.</td>
<td>August 2017</td>
</tr>
<tr>
<td>July 2017</td>
<td>Significant changes made to the policy, including the inclusion of legislative changes and Mandatory Reporting Guide changes with the introduction of Childstory. Updated to meet the National Law and/or National Regulations in respect of a serious incidents and /or allegations of sexual abuse and notification purposes.</td>
<td>December 2018</td>
</tr>
</tbody>
</table>

Child Protection Policy – Triikki Kidz / Quality Area 2
<table>
<thead>
<tr>
<th>Date</th>
<th>Change Description</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>October 2017</td>
<td>Updated references to comply with the Revised National Quality Standard.</td>
<td>August 2018</td>
</tr>
<tr>
<td>November 2017</td>
<td>Included references and sources to the Child Safe Standards (Victoria).</td>
<td>August 2018</td>
</tr>
</tbody>
</table>