Parent and Child Fostering Service

Child Protection and Safeguarding Policy
## 1. Introduction

_Parent and Child Fostering Service_ is committed to providing placements for parents and their babies, children and young people, where they will feel happy, safe, and able to develop to their fullest potential. Under international law all children should be protected:

It must be ensured that ‘children are protected from all forms of violence, abuse, neglect and bad treatment by their parents or anyone else who looks after them’

UN Convention on the Rights of the Child (Article 19)

Regulation 12 of the Fostering Services Regulations 2011 requires fostering service providers prepare and implement a written policy which is intended to safeguard children who are placed with foster carers from abuse or neglect, and set out the procedure to be followed in the event of any allegation of abuse or neglect.

In relation to ‘safeguarding’ we work with the following definition and meaning:

Protecting children from maltreatment

Preventing impairment of their health or development

Ensuring that children and young people grow up in circumstances consistent with the provision of safe and effective care
Enabling children and young people to have optimum life chances and to enter adulthood successfully

PACFS’ aim is to promote the welfare of children as defined in Chapter 3 of the statutory guidance to the Children Act 2004, ‘Working Together to Safeguard Children’, (DCSF 2010)

The aim of the Child Protection and Safeguarding Policy and Procedure is to provide a framework for best practice whilst being consistent with national procedures for safeguarding children. The following principles and approaches will underpin our work with children and young people:

Child centeredness – We will see and listen to children and young people

We have a good understanding of child development

We support the achievement of the best possible outcomes for children

We see the whole of the child and not just aspects of their lives – a holistic view

We regard and understand diversity and the impact of discrimination and promote equality of opportunity

We respect the views of foster carers/birth parents and actively consult with both as necessary.

We work collaboratively with the local authority and other agencies and share information as appropriate

We aim to always achieve good standards in all our practice in relation to safeguarding the welfare of children and young people in our foster placements.

Parent and Child Fostering Service understands that a Child Protection and Safeguarding Policy does not in itself lead to children in placements being protected; rather it is how the policy is implemented, staff and carers’ understanding of child protection, and provision of specific training that ensures foster carers and fostering social workers practice in a manner which safeguards children. The policy demonstrates the steps Parent and Child Fostering Service will take to actively promote a safeguarding culture. It seeks to:

- Clarify what is meant by safe recruitment and employment;
- Define roles and responsibilities (fostering social worker and foster carer);
- Promote effective listening to children and appropriate responses;
- Guide foster carers on their actions when they have concerns and when a child has disclosed a child protection/safeguarding issue;
- Inform and support through details of training and development, understanding of legislation and essential good practice documents;
- Help individuals recognise signs of abuse through descriptions of the categories of abuse.

Child Protection and Safeguarding are integral to all aspects of the Parent and Child Fostering Service’s operational framework and are relevant to each of its Policies and Procedures.
Please also see the following agency comprehensive complementary individual safeguarding policies. It is essential that these policies support you to make effective decisions following a related safeguarding concern:

- Allegations against foster carer and staff
- Missing from Home and Care Policy
- Safeguarding children and young people from sexual exploitation
- Safeguarding children from forced marriage
- Safeguarding sexually active children
- Safeguarding children from trafficking
- Safeguarding children from radicalisation
- Safer recruitment policy
- Sex and sexual relationships policy

The Child Protection and Safeguarding Policy is reviewed annually. The next date for review is September 2017.

2. Safe Recruitment

Parent and Child Fostering Service takes all reasonable measures to ensure that only suitable and robustly vetted individuals are recruited to its staff and carer workforce and that unsuitable people are prevented from working with the children and young people who are placed with us.

Recruitment of Employees

Parent and Child Fostering Service operate a Recruitment and Selection Policy which aims to ensure safe recruitment in line with its Safeguarding Policy and Guidelines.

Recruitment of Foster Carers

Guidance in relation to the recruitment and approval of foster carers provide that statutory checks (Local Authority, Education, Health Authority, General Practitioner, & any other approving agency) are undertaken. The minimum of two references per application must also be provided. If the applicants have previously fostered, references must be provided and the files are normally viewed. Disclosure and Barring Service Checks are carried out on all household members over the age of 18 (England). References are requested from former partners of fostering applicants. Health and safety assessments, including assessments in respect of the risks of pets (for example, dogs) are also carried out - see the Foster Carer Recruitment, Assessment and Approval Procedure.

Any concerns regarding the suitability of any adult to work with children will be reported to the relevant Local Authority Designated Officer for Child Protection (LADO) and the Independent Safeguarding Authority (ISA).

3. Responsibilities and Roles

Parent and Child Fostering Service promotes the principle that all who come into contact with children and young people through their work have a duty to promote and safeguard their welfare.
The Role of the Fostering/Supervising Social Worker

A fostering/supervising social worker is in the position of monitoring placements and enhancing standards of care through regular structured visits, being present when children are placed, consulting with children and contributing to Looked After Child /Children in Care Reviews. This and all other contact is recorded to a high standard which provides clarity and coherence. The focus is always the wellbeing and safeguarding of the child.

Parent and Child Fostering Service promotes the rights of children and the need to ensure that what constitutes inappropriate behaviour does not take place. These procedures address how allegations and suspicions can be effectively reported and it is considered crucial that a member of staff or a foster carer knows exactly what action must be taken when there are:

- Concerns that a child is at risk of abuse or neglect;
- Evidence that a child is being abused or neglected;
- Disclosures (knowing how to listen and respond);
- Complaints in relation to poor practice or allegations of abuse involving a Foster Carer;
- Acknowledging and Reporting Suspected and Actual Abuse and Neglect.

Fostering/Supervising social workers and foster carers are trained to recognise signs of abuse. Knowing and understanding the categories of abuse is an essential part of the foster carers’ assessment and training. See Appendix for categories.

Upon receiving a report of suspected child abuse or neglect or a concern from a foster carer, any adult, or another child with involvement with a child in foster care, the fostering/supervising social worker must take appropriate action. In the first instance, the fostering social worker will report the concerns to their line manager, Shungu Chigocha. If Shungu Chigocha cannot be contacted then they will contact the Responsible Individual, Bimbola Ladipo-Aridegbe. Where on a very rare occasion, neither the Responsible individual nor Registered Manager is available, the child social worker/line manager for the placing local authority should be contacted. This may mean contact being made with the Emergency Duty Team for the placing local authority.

If the need is urgent i.e. there is an immediate risk to the child, the social worker will need to contact the appropriate emergency services via 999; otherwise the police must be contacted on 101. The latter puts the caller through to the police area in which they are situated when they make the call and the police will consider which control room to connect the call to if it is urgent.

Foster carers and staff should only call the police in the first instance if there is an immediate need to safeguard the child, e.g. they are at immediate risk of abduction, being placed in a dangerous situation or at risk of other serious harm, and making a phone call to a manager or Children’s Services would delay urgent help. It is general practice that the Registered Manager would make contact with the other agencies, UNLESS she cannot be contacted for any reason, and the fostering social work would then follow through on making the referrals.

It is crucial that the foster carer as well as the fostering social worker listens to the account which has been given or reported of the alleged abuse, records this which is then saved on the relevant file. The foster carer is expected to have recorded the account in their log book/diary and report any alleged abuse. The fostering social worker should inform their line manager both verbally and in writing as well as the social worker for the child.
The role of the agency’s Designated Person for Child Protection

PACFS’ Designated Person for Child Protection is **Shungu Chigocha who can be contacted on 07956 924625**. Shungu Chigocha is responsible for liaising with the Local Authority Designated Officer for Child Protection, LADO, and for keeping the agency informed of progress of any actions or investigation into an allegation through to its outcome. The reporting of concerns to the LADO must take place immediately and a written record completed as soon as possible (no later than 24 hours).

This ensures that a decision on a plan of action can be made, timescales set, and a notification to OFSTED made and updated throughout any resulting investigation.

The Role of OFSTED

The initiation of all child protection enquiries which lead to a Section 47 strategy discussion, together with all allegations and serious complaints against the foster carer, are to be reported to OFSTED within 24 hours by the Fostering Service. If in any doubt about whether a concern should be notified to OFSTED, it is advised that a notification form is completed and submitted. This action will not be criticised, whereas failure to disclose a matter which should have been notified will be in breach of the fostering regulations.

OFSTED can be contacted through their online notification system or by emailing enquiries@ofsted.gov.uk quoting PACFS’ unique reference number SC442125.

Foster Carers’ Roles and Responsibilities

Parent and Child Fostering Service acknowledges that if foster carers are to effectively safeguard children, they need to be clear about their own responsibilities in relation to a suspected or actual incident of abuse or neglect. For example:

- Unexplained injuries seen on a child;
- Receipt of an allegation of a child being hit or smacked;
- Inappropriate sexualised behaviour;
- Disclosure of abuse by a child.

Child protection concerns can arise at any time and in any place. A foster carer must take appropriate action if the need is urgent. If there is an immediate risk, the carer is advised to telephone the Police on 999.

In all cases where a foster carer has any concerns about the treatment or welfare of a child they are looking after, the carer must report the concern as soon as possible to the Registered Manager, **Shungu Chigocha on 07956 924625**

The foster carer must contact their supervising social worker in the first instance. If unavailable then the Registered Manager must be contacted. The Responsible Individual should then be contacted where neither the supervising social worker nor line manager are available. The foster carer must contact the following where all attempts to contact the agency fail:
- The child's social worker; duty social worker or team manager for the placing authority;
- The duty social worker for the Local Authority area in which the child is placed; if this is not the placing authority;
- Out of hours emergency duty teams for the placing authority and the authority where the child is placed, if the concern arises out of office hours.

The foster carer must always share the concern with their supervising social worker as soon as possible. This provides a way of ensuring that the correct actions are taken and procedures followed. Foster carers must make a record of their concerns in their carer's log/diary and also keep a written record of the concerns and any contact including attempts of contact they make with Children's Social Care. This is most important as it will inform any investigation.

4. Safeguarding Groups of Vulnerable Children and Young People

Some groups of children and young people are particularly vulnerable and Looked After Children / Children In Care, CIC are one of those groups, which also includes:

- Children with learning difficulties and/or disabilities;
- Migrant children;
- Unaccompanied asylum-seeking children;
- Children who are trafficked;
- Victims of domestic abuse and child sexual exploitation
- Children and young people who are at risk of and vulnerable to radicalisation
- Children who are bullied (including cyber-bullying);
- Children of drug/alcohol abusing parents;
- Children who are abused by other children or young people;
- Children who are abused because of belief in possession of witchcraft;
- Children who are abused as a result of information communication technology.

As an awareness of children and young people’s vulnerability is necessary to the understanding of a child’s background, circumstances and presentation as well as enhanced fostering practice relevant training for both staff and carers is provided.

A note on radicalisation - Children and young people, by reason of the vulnerable age and impressionable minds, who are at risk of radicalisation may display a range of signs which can include an increased interest in terrorist organisations e.g. ISIL, links to such websites and social media, sympathetic views towards such groups or even seek to hide their views. Staff and carers are advised to use their professional judgement in identifying children who might be at risk of radicalisation and act proportionately. Further information is available within our separate policy on Radicalisation.
A note on child sexual exploitation - The sexual exploitation of children and young people is a hidden form of abuse which can be difficult to define. It refers to situations and relationships where a young person, in exchange for performing activities of a sexual nature and/or others performing sexual activities on them, may receive something for instance food, accommodation, drugs, alcohol, cigarettes, affection, gifts and money from a person exploiting them. It is known that children are often groomed for future sexual exploitation. This can occur through the use of technology without recognizing the motive immediately and intentions of the source. An example could be a child or young person being encouraged and persuaded to post sexual images on their mobile phone or via social media. In accordance with child care legislation, fostering regulations and safeguarding policy PACFS’ staff and foster carers works towards keeping all children and young people placed safe and their welfare safeguarded. The service recognizes that CSE is a problem in society and as with other areas of abuse, children need to feel safe and be safe and need to understand how to protect themselves, feel protected and be protected from significant harm. Further information is available within our policy on Child Sexual Exploitation.

5. Disclosures: How to Listen and Respond

Foster carers and employees working with children need to be aware that children can disclose a safeguarding or child protection issue at any time, in any place and to anyone. For example, they could disclose to a member of the foster carer’s immediate or extended family.

Before a placement begins, it is sometimes known or suspected that a child has been abused and Parent and Child Fostering Service will always share this information with the foster carer. However there are times when the social worker, and consequently, Parent and Child Fostering Service, will not have any knowledge of any abuse which may have occurred or this may become known later. This could mean that a foster carer may be the first person to hear that alleged abuse has taken place.

A child may not talk about their experiences of abuse until they feel they are in a safe place, like a foster home, and often the child will disclose information about being abused at the most unexpected of times.

If a child discloses abuse, then there are some important things to remember:

- Never prompt the child or ask leading questions and bear in mind that disclosures are a source of evidence;
- Let them say everything they have to say in a caring environment;
- Comfort the child if they are distressed;
- Do not be judgmental or appear shocked;
- Record the details as soon as possible and record in a factual manner;
- Reassure the child that they have done the right thing by telling you;
- As soon as it is possible, report the disclosure as directed above;
- A foster carer should maintain their normal family routine.
It is vital for the successful operation of this policy that all incidents, however insignificant they may seem, are logged by the observer(s) in the appropriate accident and incident log form. Foster carers must also record incidents and observations in their daily recording log. Verbatim quotes from a child are important, as is the retention of anything that gave cause for concern such as a drawing, painting, writing etc.

Confidentiality

Parent and Child Fostering Service expects foster carers to follow its policy on Confidentiality in this sensitive area of work. However, no one should ever guarantee a child absolute confidentiality. Information that a child has disclosed will need to be shared with relevant professionals.

6. Allegations against foster carers

Foster carers are usually caring for children who have been abused and neglected, physically and emotionally. Their behaviour can, as a consequence of their previous experience, often be complex. Please also see the agency allegations against staff and foster carers’ policy. This guidance gives a fuller account of actions to take following an allegation.

Every Local Authority is required by law to safeguard the interests of all children living in their area and to protect them from suffering significant harm.

Foster carers form part of the safeguarding strategy. They are required to care for vulnerable children and to protect them from further abuse and neglect while they are looked after by the Local Authority. Therefore foster carers' behaviour must be beyond reproach at all times.

This has to be balanced with the need for children to experience ‘normal’ family life, which includes routines and boundaries intended to protect them and also education and leisure activities which enable the child to develop emotionally and physically.

Occasionally, allegations are made against foster carers and this policy explains the procedures which apply in such circumstances. Complaints without a child protection element are dealt with under the complaints procedure, which can be downloaded from the PACFS web site or obtained from the Registered Manager.

All investigations into allegations with a child protection element are carried out in line with Local Authorities’ Safeguarding Children Board’s policies.

If a child makes a disclosure or if a carer is concerned about a child, please contact the designated person for child protection, PACFS’s Registered Manager, Shungu Chigocha on 07956 924625 and she will contact and send a referral to the placing authority’s LADO and to the relevant Local Authority Referral and Assessment Team for immediate action and investigation.

The process for dealing with allegations against foster carers is the same as for other professionals or volunteers working with children. For example, it may be necessary in some circumstances to take urgent measures to protect a child in a foster placement where a serious allegation has been made against the foster carer; for example, by removing the child. This action would only be taken in consultation with the placing authority.
In a circumstance where a foster carer informs the social worker that they have behaved in an inappropriate manner towards a child e.g. used corporal punishment, the normal investigation process will apply. This may include the foster carer’s approval being suspended without prejudice while the allegation is investigated.

The aim is to complete the process as quickly as possible whilst taking into consideration all the information. In some cases this may take longer than would normally be desirable but is necessary in order to obtain all the accurate information. However, the agency cannot investigate any allegations of a child protection and safeguarding nature through its own internal procedures until the LADO has agreed to this course of action. As soon as possible after an investigation is concluded, the foster carer’s approval as to their ongoing suitability to foster is reviewed.

**Foster Carers’ Rights in relation to an investigation**

- The right to an appropriate investigation by competent and experienced workers;
- The right to be told about the investigation;
- The right to independent support, advice and legal help;
- The right to receive details in writing of all decisions made and actions taken;
- The right to have their views of the events and investigation placed in Local Authority and Fostering Agency records;
- The right to appeal if dissatisfied with the way the investigation has been handled;
- The right to defend themselves in law.

For further information, see addendum to this note - Allegations and Abuse, Allegations against Foster Carers.

The agency’s Designated Person for child protection will be the link person for any foster carers who become the subject of allegations.

Parent and Child Fostering Service is a member of the Fostering Network which provides free legal advice to foster carers 0207 620 6400 or e-mail membership@fostering.net

7. Training and Development

The training and development of its employees and foster carers in all aspects of safeguarding and protecting of children is considered as crucial for the learning opportunity but also to raise safeguarding awareness and inform practices.

**Foster Carer Training**

Fostering services are required to ensure that foster carers’ training covers a number of areas. These include caring for a child who has been abused, safe caring skills, managing behaviours, recognising signs of abuse and promoting the child’s self-esteem. Improving children’s self-esteem is one of the most effective ways to enable children to avoid becoming victims themselves.
Child Protection forms a main part of the Skills to Foster and TSD training which all potential carers must attend. Important further child protection training includes:

- Safer Care (mandatory pre-approval training);
- Sexual Health and Relationships
- Basic Child Protection Awareness
- Effective communication
- The role of the foster carer

8. Monitoring Evaluation and Review

All policies in relation to safeguarding are reviewed on an annual basis and as required (for example in response to a change in legislation). Safe Caring family policies are reviewed regularly as part of the annual foster carer review process and also when there are any changes to the family and their household or when a new placement takes place.

Revisions and updates to policies are communicated to foster carers through supervision visits, joint staff and carer team meetings, consultation groups and newsletter.

Revisions to policies are communicated to staff through team meetings, practice meetings, supervision and training sessions.

Appendix One: Legislation Framework

- England
  
  Children Act 1989 (England and Wales)
  Children Act 2004 (England and Wales)
  The Fostering Services Regulations 2011 (England)
  Sexual Offences Act 2003
  Safeguarding Vulnerable Groups Act 2006
  Domestic Violence, Crime and Victims Act 2004;

- Rehabilitation of Offenders Act 1974
  
  This act was one of the first pieces of legislation relating to the safe recruitment and selection of those who work/volunteer with vulnerable groups, including children. The effect of this act is to regulate what information can be requested about previous criminal convictions and how much individuals need to disclose;

- Police Act 1997
  
  This act introduced the Basic, Standard and Enhanced levels of Disclosure Certificate and enabled organisations in the voluntary sector to obtain access to Disclosure information;

- Data Protection Act 2000;

Appendix Two: Defining Abuse - Categories of Abuse

The test for the likelihood of the child suffering significant harm in the future in the placement should be either:

The child can be shown to have suffered ill-treatment or impairment of health or development as a result of physical, emotional, or sexual abuse, neglect, and professional judgment is that further ill-treatment or impairment is likely; or a professional judgment, substantiated by the findings of enquiries in this individual case or by research evidence, predicts that the child is likely to suffer ill-treatment or the impairment of health and development as a result of physical, emotional or sexual abuse or neglect.

If the child is at continuing risk of significant harm, then s/he will require inter-agency help and intervention delivered through a formal child protection plan. The Child Protection Register has been replaced by the Protocol and the existence of a Child Protection Plan. The child protection process is almost the same in terms of procedure, but there is a stronger emphasis on working in partnership with children and young people. There is a requirement to provide a child/young person with a Copy of the Child Protection Plan.

Basis on which a child/young person is subject to a Child Protection Plan - Categories

Physical Abuse

Physical Abuse is a form of Significant Harm which may involve including 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 a form of Significant Harm which involves 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) 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

Sexual abuse is a form of Significant Harm which 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 a form of Significant Harm which involves 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.

Female Genital Mutilation is child abuse and should be dealt with in the same way as any other child abuse investigation. It comprises all procedures involving partial or total removal of the external female genitalia or other injury to them for non-medical reasons. It involves removing and damaging healthy and normal female genital tissue which interferes with the natural function of girls' and women's bodies. If you have concerns that a girl is potentially or actually at risk of FGM, refer the case immediately through PACFS Child Protection Procedure to the Police or Children’s Social Care. If you know that a girl has undergone FGM, maybe because she has told you herself or you have seen the sign that FGM has been performed, then refer the case directly to the police. FGM is illegal in the UK. Anyone who commits FGM faces up to 14 years in prison, a fine, or both. Anyone found guilty of failing to protect a girl from risk of FGM faces up to 7 years in prison, a fine, or both.

FGM Helpline 0800 028 3550
Email: fgmhelp@nspcc.org.uk
Inspection body regulating all fostering providers including independent fostering agencies:

**OFSTED**

**Contact details:**

The Chief Inspector, OFSTED,
National Business Unit
Piccadilly Gate, Store Street,
Manchester, M1 2WD

Email: enquiries@ofsted.gov.uk

Telephone 0300 123 1231